# 3.0 AFFECTED ENVIRONMENT

## 3.1 DESCRIPTION OF AFFECTED ENVIRONMENT

This section describes the existing environment of the area that may be affected by the Proposed Action or alternatives as required by CEQ Guidelines (1502.15). Resources that are described include Land Resources, Water Resources, Air Quality, Biological Resources, Cultural Resources, Socioeconomic Conditions, Resource Use Patterns, Public Services and Environmental Justice; other values include Noise, Hazardous Materials and Visual Resources.

The proposed project boundaries will be the Project Area described for the following resources, unless otherwise described. For the resources described below, the Project Area may differ depending on the geographic vastness of the resource and degree it would influence the surrounding environment.

## 3.2 LAND RESOURCES

# 3.2.1 Topography

The information regarding the topography at both the South Bend and Elkhart property was obtained from the U.S. Geological Survey (USGS). The Indiana Department of Natural Resources houses copies of the USGS quad maps for the state and digital copies of the 1:24,000-scale topographic maps, also known as 7.5-minute quadrangles can be accessed digitally through several online websites including the USGS site.

#### 3.2.1.1 South Bend Site

The South Bend Site is located in portions of Sections 21, 22, and 27 of Township 37N Range 2E, St. Joseph County, Indiana. The topography of the South Bend Site is characterized as hilly to gently rolling, with altered surface drainage.

The South Bend Site is characterized by an undulating surface with no abrupt or severe slopes. The topographic elevation of the site ranges from approximately 840 feet (NAVD88) at its highest point in the southeast portion of the project site to approximately 720 feet (NAVD88) along the northwest edge of the project site (**Figure 3.2-1**). Existing drainage patterns flow southeast to northwest discharging into a manmade drainage channel flowing east to west. Based on an inspection of the site, there was no evidence of slope erosion or unstable slope conditions observed.

## 3.2.1.2 Elkhart Site

The Elkhart Site is located in Section 31 of Township 37N Range 5E, Elkhart County, Indiana. The topography of the Elkhart Site is characterized as gently undulating with some small, closed depressions and one natural drainage feature. The natural drainage feature is an intermittent

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stream which flows westward into Baugo Creek ultimately discharging into Baugo Bay of the St. Joseph River.

The Elkhart Site is relatively level in comparison to the South Bend site with elongated knolls and depressions. The topography across the site ranges from approximately 830 feet (NAVD88) at the eastern edge of the project area and slopes westward to 795 feet (NAVD88). **Figure 3.2-2** shows the existing topography across the Elkhart Site.

## **3.2.2** Soils

The South Bend and Elkhart project areas were mapped to project the various soil types using the U.S. Department of Agriculture (USDA) Natural Resource Conservation Service soil resource reporting tools, surveyed for this region in 2011. The soil units provide a summary of the major physical characteristics for each unit with management recommendations. The data that follows is a synopsis of USDA NRCS custom soil resource reports for those soils which are within the boundaries of the project sites. Additional physical characteristics are listed in the tables found in Appendix C, included are: farmland status, drainage condition, erosion class, runoff, liquid limit rating, and hydric soil presence.

The land capability classification system used by NRCS groups soils by Capability Class. The Soils Capability Class indicates limitations for practical use for food, fiber or forage production. Classes are designated by Roman numerals I through VIII, with I being the least restricted and VIII being severely limited for use in commercial crop production. Prime soils are those located on land which has a combination of physical and chemical characteristics best suited to produce forage, feed, food and other crops. Soils Capability Class I and II soils form prime crop and pasture land, which, under provisions of the Farmland Protection Policy Act of 1980, must be evaluated in implementation of NEPA for potential environmental effects if they are to be used for non-agricultural development. Private lands are not subject to the Farmland Protection Policy Act, if owners choose to develop lands for non-agricultural uses.

### 3.2.2.1 South Bend Site

The South Bend project area is a total of ±165.81 acres, with 13 different soil series (21 total different units) occurring within the project area. Those soils covering the most area are the Hillsdale Series at 29% and Martinsville Series at 21%, other soils make up 10% or less for each soil series. Some soil units have been classified as hydric and are noted as such in their descriptions. Figure 3.2-3 depicts the soil group locations in the South Bend site area, and the table in Appendix C gives characteristics inherent to each soil unit which could limit constructability.

The Hillsdale Series is found throughout the South Bend site in four different units, two with a high percentage of Tracy components. The Hillsdale sandy loams (HkkA) occur on 0 to 1% side slopes of end moraines. The parent material of the Hillsdale unit, which is 80% of the major components, is a coarse loamy till. This soil is well drained, with a moderately high to high capacity to transmit water, and a moderate available water capacity. The frequency of flooding or ponding is none, and the depth to the water table is more than 80 inches. The remaining 20% of minor components in this unit have characteristics similar to the HkkA. Hillsdale sandy loams (HkkB) occur on 1 to 5% side slopes of eroded end moraines. The unit characteristics for HkkB are the same as those described for HkkA other than the slopes are steeper.

Hillsdale-Tracy sandy loams (HkpC2) occur on 5 to 10% side slopes of eroded end moraines. The parent material of the Hillsdale unit which is 55% of the major unit components are a coarse-loamy till and the parent material of the Tracy unit which is 30% of the major unit components are loamy outwash over sandy outwash. This soil is well drained, with a moderately high to high capacity to transmit water, and a moderate available water capacity. The frequency of flooding or ponding is none, and the depth to the water table is more than 80 inches. This unit contains 15% minor components which have characteristics which do not differ greatly from the Hillsdale or Tracy units. Hillsdale-Tracy sandy loams (HkpD2) occur on 10 to 18% side slopes of eroded end moraines. The unit characteristics for HkpD2 are the same as those described for HkpC2 other than the slopes are steeper.

The Martinsville Series can be found in the middle area of the South Bend Site, three units intermingle. Martinsville loam (MfaA) occurs on 0 to 1% side slopes of till plains and outwash plains. The parent material of the Martinsville unit, which is 70% of the major components, is a loamy outwash. This soil is well drained, with a moderately high to high capacity to transmit water, and a high available water capacity. The frequency of flooding or ponding is none, and the depth to the water table is more than 80 inches. The remaining 30% of minor components in this unit have characteristics similar to the Martinsville (MfaA), many occur on moraines. Martinsville loam (MfaB2) occurs on 1 to 5% side slopes of till plains and outwash plains. The unit characteristics for MfaB2 are mostly the same as those described for MfaA. The difference is the MfaB2 occurs at steeper slopes, it is eroded, and it has a moderate amount of available water instead of a high available water capacity. The Martinsville loam (MfaC2) occurs on 5 to 10% side slopes of till plains and outwash plains. The unit characteristics for MfaC2 are mostly the same as those described for MfaA. The difference is the MfaC2 occurs at steeper slopes, it is eroded, and it has a moderate amount of available water instead of a high available water capacity.

The Adrian muck (AbhAU) occurs on the 0 to 1% slopes in depressions of outwash plains, terraces, and till plains. The parent material of the Adrian unit, which is 75% of the major components, is herbaceous organic material over sandy outwash. This soil is very poorly drained, with a moderately high to high capacity to transmit water, and a very high available water capacity. The frequency of flooding is none, but the frequency of ponding is high. The water table depth is about

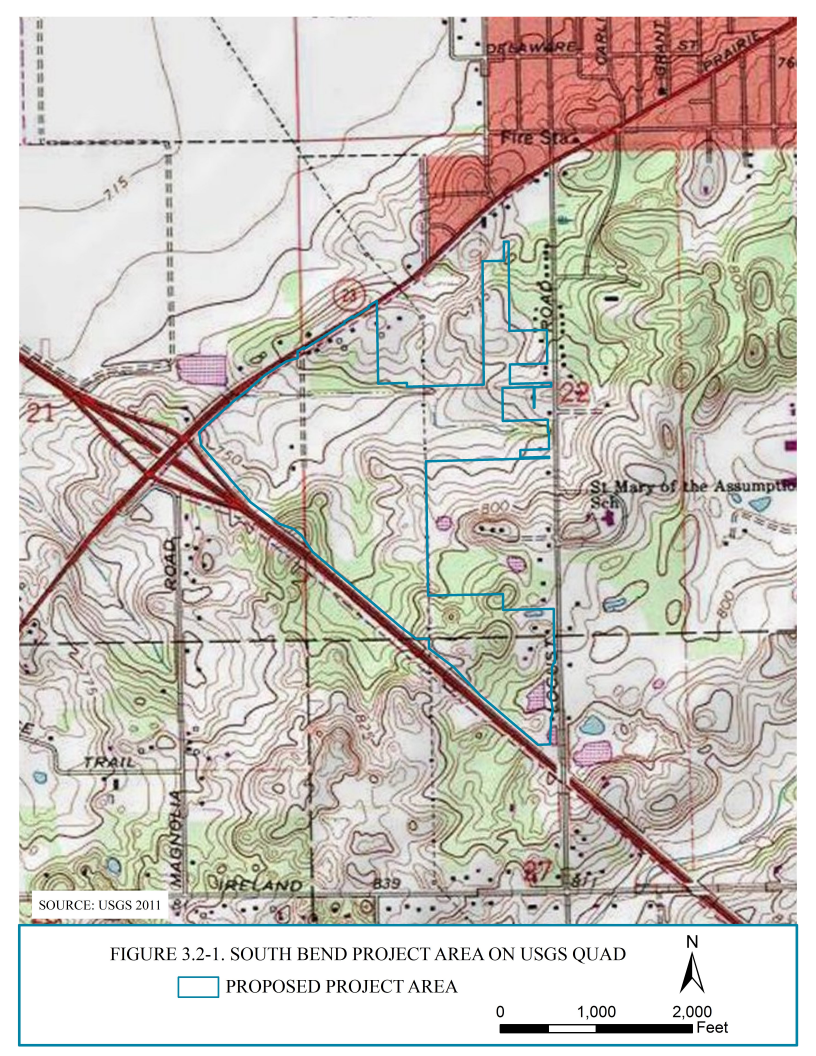
zero inches, or at the surface. This unit is made up of 25% minor components which are also undrained and have similar characteristics as the Adrian muck. The Adrian muck has been classified as hydric by the NRCS.

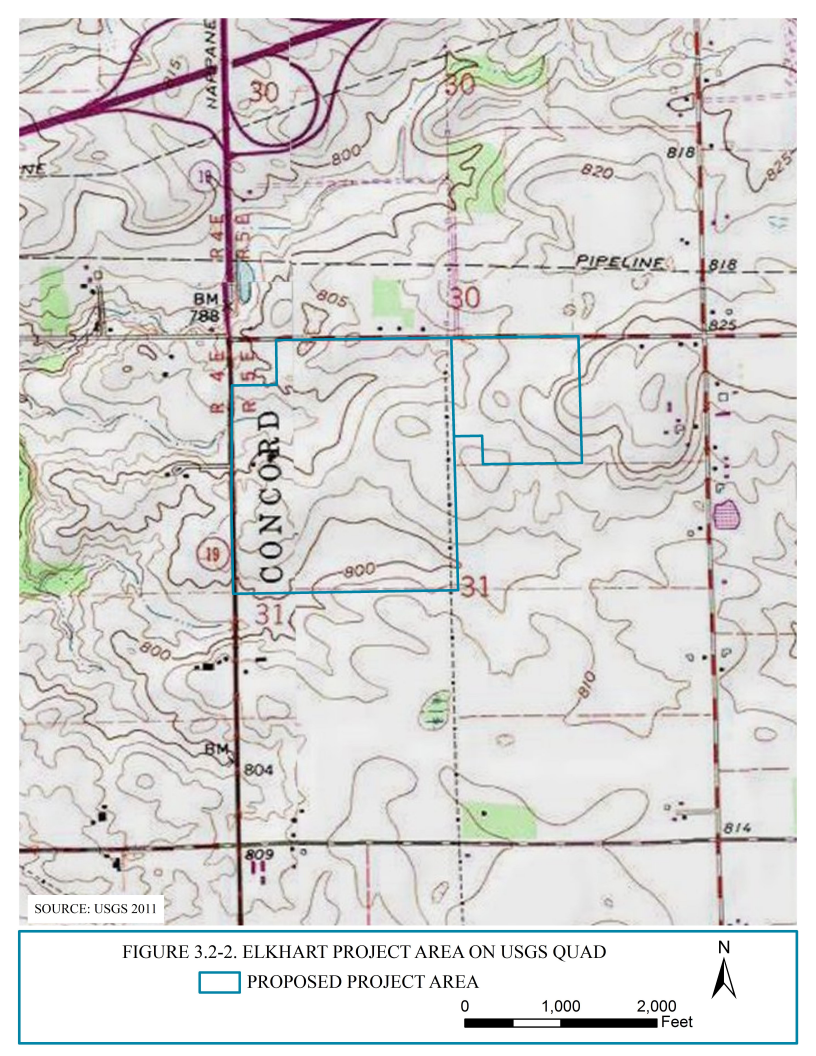
The Auten loam (AxvA) occurs on the 0 to 1% side slopes of outwash plains, terraces, and moraines. The parent material of the Auten unit, which is 82% of the major components, is loamy outwash over sandy and gravelly outwash. This soil is somewhat poorly drained, with a moderately high to high capacity to transmit water, and a low available water capacity. The frequency of flooding and ponding is none, and the depth to the water table is between 6 to 18 inches. This unit is made up of 18% minor components have characteristics similar to the Auten loam.

The Brookston loam (BuuA) occurs on the 0 to 1% slopes of depressions on till plains. The parent material of the Brookston unit, which is 80% of the major components, is loamy till. This soil is poorly drained, with a moderately high capacity to transmit water, and a high available water capacity. The frequency of flooding is none, but ponding occurs frequently. The depth to the water table is zero inches and could be at the ground surface. This unit is made up of 20% minor components occur on various locations of till plains as opposed to the Brookston unit which only occur in depressions. The Brookston loam has been classified as hydric by the NRCS.

The Milford silty clay loam (MouA) occurs on 0 to 1% depressions on lake plains. The parent material of the Milford unit, which is 85% of the major components, is clayey lacustrine deposits. This soil is poorly drained, with a moderately high capacity to transmit water, and a high available water capacity. The flooding occurrence frequency is none, but the potential for ponding is frequent. The depth to the water table is zero inches and could be at the surface in some locations. The remaining 15% of minor components in this unit have characteristics similar to the Milford. All components of the Milford silty clay loam, major and minor, have been classified as hydric by the NRCS.

Two units of the Rensselaer Series occur in the South Bend site. The Rensselaer mucky loams (RenA) occur on 0 to 1% depressions on outwash plains and depressions on till plains. The parent material of the Rensselaer unit, which comprises 85% of the major components, is loamy outwash. The soil is poorly drained, has a moderately low to moderately high capacity to transmit water, and a high available water capacity. The flooding occurrence is none, but the potential for ponding is frequent. The depth to the water table is zero and could be at the surface in some locations. The remaining 15% of minor components in this unit have similar characteristics as the Rensselaer and all occur in depressions. All components of the Rensselaer mucky loam (RenA), major and minor, have been classified as hydric by the NRCS. The Rensselaer loams (ReyA) occur on 0 to 1% depressions on outwash plains and depressions on stream terraces. The loamy outwash parent material comprises 75% of the major components. The remaining aspects of the Rensselaer loam are the same as those described for the Rensselaer mucky loam. The Rensselaer loam has been classified as hydric by the NRCS.





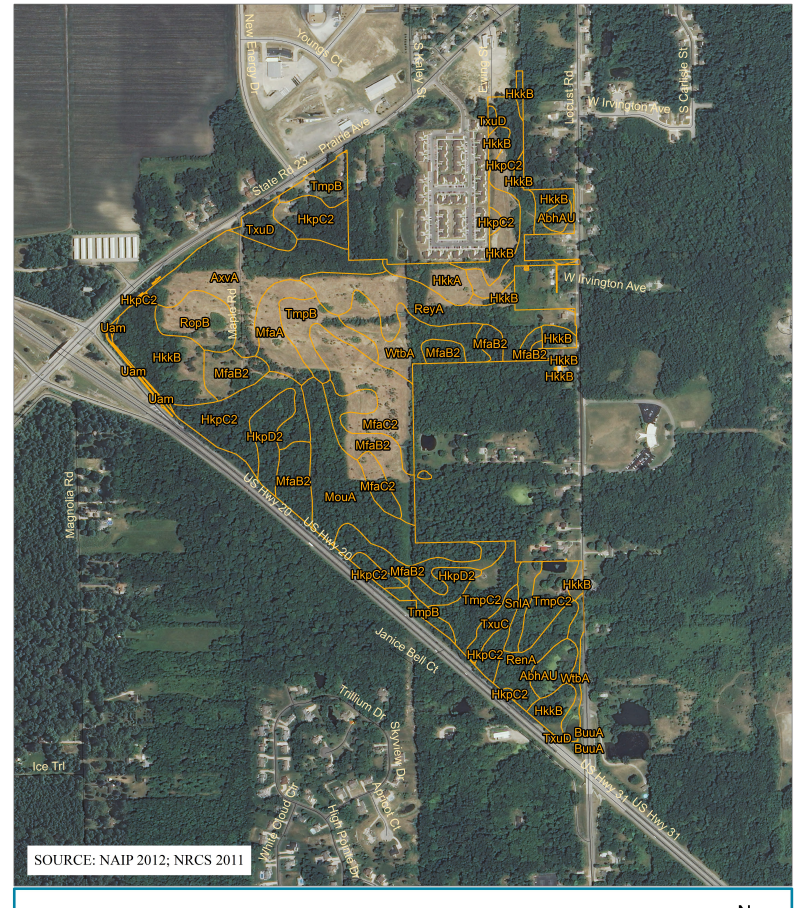


FIGURE 3.2-3. SOUTH BEND NRCS SOIL SURVEY

SOILS CLIPPED TO PROJECT AREA

N

0 1,000 2,000 Feet

The Riddles-Oshtemo fine sandy loams (RopB) occur on 1 to 5% side slopes of till plains and moraines. The parent material of the Riddles loams, which comprise 50% of the major components, is loamy till. The Oshtemo loams, which comprise 35% of the major components, come from loamy outwash over sandy outwash as the parent material. The Riddles-Oshtemo fine sandy loams are well drained, have a low to high capacity to transmit water, and a moderate to high available water capacity. The frequency of flooding or ponding is none, and the depth to the water table is more than 80 inches. The remaining 15% of minor components have characteristics similar to the Riddles-Oshtemo fine sandy loams and they also occur on outwash plains.

The Southwest silt loam (SnlA) occurs on 0 to 1% slopes of till plain depressions. The parent material is a silty alluvium over clayey alluvium; it comprises 75% of the major components. The Southwest silt loam are poorly drained, have a moderately high capacity to transmit water, and a very high available water capacity. The frequency of flooding is none, however ponding happens frequently. The depth to the water table is zero inches; water is sometimes at the ground surface. The remaining 25% of the minor components in this unit have similar characteristics as the Southwest silt loam; they occur in depressions, but some are drained. The Southwest silt loam has been classified as hydric by the NRCS.

The Tracy Series is found at opposite ends of the South Bend site as two separate units. The Tracy sandy loam (TmpB) occurs on the 1 to 5% side slopes of outwash plains. The parent material of the Tracy unit, which is 80% of the major components, is loamy over sandy outwash. This soil is well drained, with a moderately high to high capacity to transmit water, and a moderate available water capacity. The frequency of flooding or ponding is none, and the depth to the water table is more than 80 inches. This unit is made up of 20% minor components which are of the same characteristics as the Tracy sandy loam (TmpB). The Tracy sandy loam (TmpC2) can be found on 5 to 10% side slopes of outwash plains. The unit characteristics for TmpC2 are mostly the same as those described for TmpA. The difference is the TmpC2 occurs at steeper slopes and it is eroded.

The Tyner Series exists at opposite ends of the South Bend site; two units of this series occur here and are described further. The Tyner loamy sand (TxuC) occurs on 5 to 10% side slopes of outwash plains. The parent material of the Tyner unit, which is 85% of the major components, is sandy outwash. The soil is excessively drained, with a high to very high capacity to transmit water, and a low available water capacity. The frequency of flooding or ponding is none, and the depth to the water table is more than 80 inches. The remaining 15% of minor components have characteristics similar to the Tyner loamy sand (TxuC), however they occur on a variety of landforms. The Tyner loamy sand (TxuD) occurs on 10 to 18% side slopes of outwash plains. The unit characteristics for TxuD are mostly the same as those described for TxuC; the difference is that the TxuC occurs at steeper slopes.

The Udorthents loamy unit (Uam) occurs on side slopes of till plains. Udorthents have a loamy to fine sandy loam texture. This soil has anywhere from very slow to rapid permeability, and this is

based on the level of compaction. The available water capacity is low or moderate. The soil is classified to occur in urban areas as fill, which is further enforced due to its location at the intersection of State Route 23 and Highway 31.

The Whitaker loam (WtbA) occurs on 0 to 1% side slopes of outwash plains, moraines, and stream terraces. The parent material, which is 70% of the major components, is loamy outwash. The Whitaker loam is somewhat poorly drained, with a moderately high to high capacity to transmit water, and a high available water capacity. The frequency of flooding and ponding is none, and the depth to the water table is about 6 to 18 inches. The remaining 30% of the minor components have characteristics similar to the Whitaker loam, but they also occur on till plains.

### 3.2.2.2 Elkhart Site

The Elkhart project area is a total of 173.42 acres, with 4 different soil series (8 units total) occurring within the project area. Those soils covering the most area are the Crosier Series at 77%; the remaining soils are the Brookston Loam at 11%, the Riddles Series at 5%, and the Williamstown Series at 7%. Some soil units have been classified as hydric and are noted as such in their descriptions. **Figure 3.2-4** depicts the soil group locations in the South Bend site area, and the table in **Appendix C** gives characteristics inherent to each soil unit which could limit constructability.

The Brookston loam (BuuA) occurs on the 0 to 1% slopes of depressions on till plains. The parent material of the Brookston unit, which is 80% of the major components, is loamy till. This soil is poorly drained, with a moderately high capacity to transmit water, and a high available water capacity. The frequency of flooding is none, but ponding occurs frequently. The depth to the water table is about zero inches and could be at the ground surface. This unit is made up of 20% minor components occur on various locations of till plains as opposed to the Brookston unit which only occur in depressions. The Brookston loam has been classified as hydric by the NRCS.

The Crosier Series is widespread at the Elkhart site; there are two distinct units found at this location. The Crosier loam (CvdA) occurs on the 0 to 1% side slopes of till plains. The parent material of the Crosier unit, which is 85% of the major components, is loamy till. This soil is somewhat poorly drained, with a moderately low to moderately high capacity to transmit water, and a moderate available water capacity. The frequency of flooding and ponding is none, and the depth to the water table is 6 to 18 inches. The remaining 15% minor components have characteristics similar to the Crosier unit. The Crosier loam (CvdA) has been classified as hydric by the NRCS. The Crosier loam unit (CvdB) occurs at 1 to 4% slopes; the remaining characteristics for CvdB are the same as those described for CvdA.

The Riddles Series is found in many locations at the Elkhart site, three specific units have been found to occur here. The Riddles-Oshtemo fine sandy loams (RopA) occur on 0 to 1% side slopes of till plains and moraines. The parent material of the Riddles loams, which comprise 50% of the major components, is loamy till. The Oshtemo loams, which comprise 35% of the major

components, come from a parent material of loamy outwash over sandy outwash. The Riddles-Oshtemo fine sandy loams are well drained, have a low to high capacity to transmit water, and a moderate to high available water capacity. The frequency of flooding or ponding is none, and the depth to the water table is more than 80 inches. The remaining 15% of minor components have characteristics similar to the Riddles-Oshtemo fine sandy loams (RopA) and they also occur on outwash plains. The Riddles-Oshtemo fine sandy loams (RopB) occur at 1 to 5% slopes; the remaining characteristics for RopB are the same as those described for RopA.

The Riddles-Metea complex occurs on 5 to 10% side slopes of eroded till plains. The parent material of the Riddles unit, which is 55% of the major components, is loamy till. The parent material of the Metea unit, which is 30% of the major components, is sandy outwash over loamy till. The Riddles-Metea complex is well drained, has low to moderately high capacity to transmit water, and a moderate to high available water capacity. The frequency of flooding or ponding is none, and the depth to the water table is more than 80 inches. The remaining 15% of minor components have characteristics similar to the Riddles-Metea complex.

The Williamstown Series is at two locations on the Elkhart site, each of a different unit. The Williamstown loam (WoaA) occurs on 0 to 1% side slopes of till plains. The parent material of the Williamstown, which is 85% of the major components, is loamy till. This unit is moderately well drained, with low to moderately high capacity to transmit water, and a low available water capacity. The frequency of flooding or ponding is none, and the depth to the water table is about 18 to 30 inches. The remaining 15% of minor components are similar to the Williamstown loam (WoaA), some do occur on moraines.

The Williamstown-Crosier complex (WobB) occurs on 1 to 5% side slopes of till plains and moraines. The Williamstown unit description is the same as the WoaA description. The Crosier unit, which is 30% of the major components, also has a loamy till parent material. The Crosier unit is moderately well drained, has moderately low to moderately high capacity to transmit water, and a moderate available water capacity. The frequency of flooding and ponding is none, and the depth to the water table is about 6 to 18 inches. The remaining 20% of minor components are similar to the Williamstown-Crosier complex.

# **3.2.3** Geological Setting and Mineral Resources

The information regarding the geological setting and mineral resources at both the South Bend and Elkhart property was obtained from the Indiana Geological Survey (IGS). The Indiana Geological Survey is an official agency of the U.S. state of Indiana responsible for geological research and the dissemination of information about the state's energy, mineral and water resources.

#### 3.2.3.1 South Bend Site

The South Bend Site is located in the Devonian Ellsworth Shale; it is a green shale with black shale in the lower part. The South Bend Site is located in the Kankakee Drainageways physiographic province (IUPUI 2007). The following descriptions characterize the Site from deepest (bedrock) to the land surface.

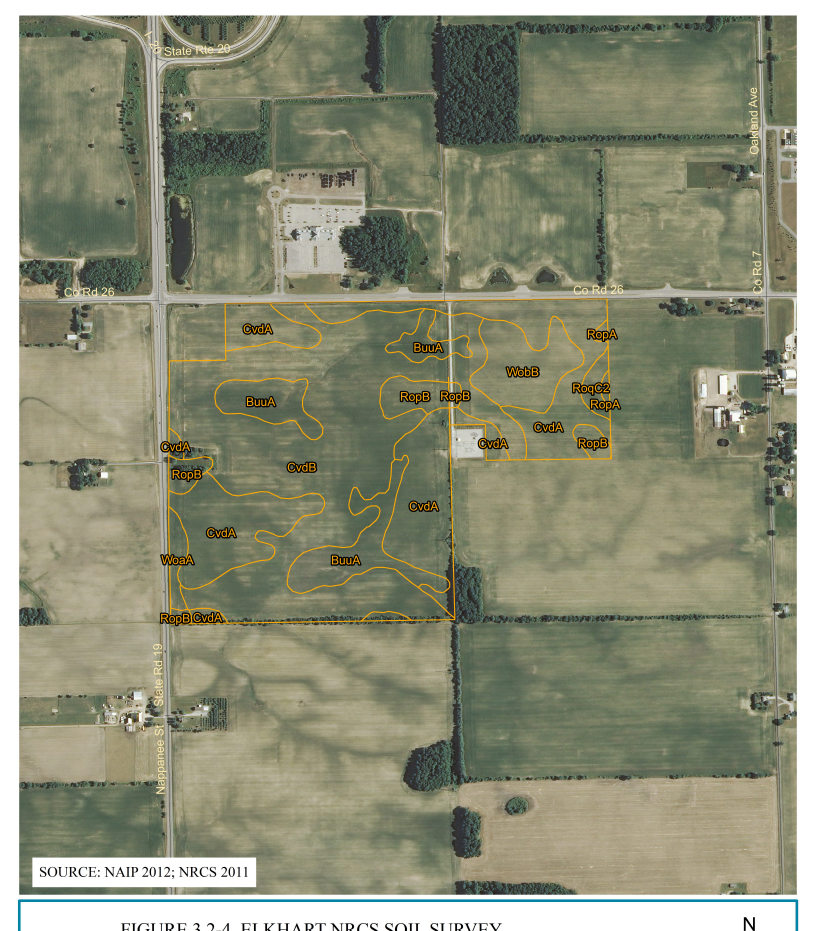
- [Geology/Bedrock Elevation] The South Bend project site intersects the isoline where the bedrock elevation is 550 feet above sea level (FASL) via Indiana Geological Survey Miscellaneous Map 36, 600 FASL to the direct east, 500 FASL to the southwest, and 550 FASL directly west (IGS MM36 2011a and IGS MM48 2011c).
- [Geology/Glacial Quaternary] Wisconsinan age, mixed drift lithology, complex drift depositional association at the project location and Holocene age muck within one-quarter mile of the project location. Mixed drift is the mélange of materials carried and deposited by glacial activity (IGS MM 49 2011d).
- [Geology/Surficial Unconsolidated Thickness] The South Bend site is located in approximately 200 feet of unconsolidated material. The southeast portion of the site is over a minimum thickness of 200 feet and a maximum thickness of 250 feet. To the north the thickness of unconsolidated material is between 150 feet and 200 feet. The isoline dividing at 200 feet segments the site into a southern half and a northern half. The elevation of unconsolidated material is highly variable with an area of 100 feet minimum thickness 1.5 miles away. This means it is possible for the thickness of unconsolidated material to vary by 150 feet (IGS MM 48 2011b).

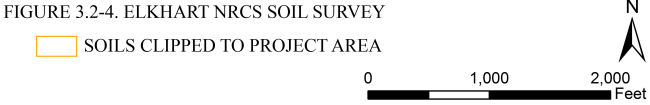
## 3.2.3.2 Elkhart Site

The Elkhart Site is located in the Devonian Ellsworth Shale; it is a green shale with black shale in the lower part. The Elkhart Site is located in the Plymouth Morainal Complex physiographic province (IUPUI 2007).

- [Geology/Bedrock Elevation] Bedrock elevation is 600 FASL. This bedrock elevation is widespread without much elevation change (IGS MM36 2011a and IGS MM48 2011c).
- [Geology/Glacial Quaternary] Wisconsinan age, loam to silty clay loam, till depositional association at the project location and Holocene age muck within three-quarter mile (IGS MM 49 2011d).
- [Geology/Surficial Unconsolidated Thickness] The Elkhart Site is located in minimum thickness of 200 feet and a maximum thickness of 250 feet. To the north and west the thickness of unconsolidated material is between 150 feet and 200 feet. To the south the thickness of unconsolidated material is between 250 feet and 300 feet (IGS MM 48 2011b).

According to the Indiana Geological Survey, Indiana contains a multitude of mineral resources which have been readily mined. Specifically to northern Indiana—coal, peat, and marl have been





mined in the past (IGS 2011b). There are no known mapped mines within either the South Bend or Elkhart Sites as displayed by the EPA's Environmapper (EPA 2009). There is also no visual evidence of mining activity, and the field survey did not indicate past or present mines or quarries.

#### 3.3 WATER RESOURCES

The BIA has identified the following entities to either have jurisdiction by law (40 CFR 1508.15) or special expertise (40 CFR 1508.26) for water resources impacted by the alternatives. Jurisdiction by law means agency authority to approve, veto, or finance all or part of the proposal. Special expertise means statutory responsibility, agency mission, or related program experience with the following water resources. So the following agencies have valuable information regarding the existing and predicted conditions of the water resources addressed in this EIS. Further, if these entities disagree with BIA's determination of the impacts of the alternatives or span of alternatives, courts have determined that disagreement by the following entities to mean "highly controversial" in the NEPA definition at 40 CFR 1508.27(b)(4). Highly controversial is one of the criteria of significance of impacts. See Section 4.1.1 for more detail.

Indiana state laws regulating storm water management (327 IAC 15-5), Rule 5 and Rule 13, were enacted to regulate construction site runoff and adhere to Federal Clean Water Act mandates. Rule 13 requires that small municipalities and counties with urbanized areas put programs in place to improve storm water quality. These rules are part of the state pollution prevention rules. The Environmental Protection Agency is the governing authority in terms of the CWA, but the Indiana Department of Environmental Management enforces these rules. Local governments including St. Joseph County and the Greater Elkhart County Storm Water Partnership have created ordinances and checklists to assist developers in meeting these objectives.

The Federal Emergency Management Agency (FEMA) is the governing authority that maintains Flood Insurance Studies and Flood Insurance Rate Maps for priority streams and rivers, and areas of high development or future growth, based on state priorities and available funding.

The Safe Drinking Water Act defines National Primary Drinking Water Regulations as promulgated by the EPA. These are legally enforceable standards that apply to public water systems. These standards are established to protect human health by limiting the levels of contaminants in drinking water.

## 3.3.1 SOUTH BEND SITE

# 3.3.1.1 Surface Water, Drainage, Flooding

According to the National Oceanic and Atmospheric Administration (NOAA), average annual precipitation for the City of South Bend is approximately 39.7 inches per year, with 100-year and 50-year, 24-hour cumulative rainfall totals of 6.3 inches and 5.6 inches, respectively. Rainfall in South Bend is fairly well distributed throughout all months of the year, but does range from a low of

5.0-percent total rainfall occurring in February to a high of 10.6-percent of the rainfall occurring in June (NOAA 2012).

#### Watershed

The project site in South Bend is located at the highpoint of the divide between the Upper Mississippi Drainage Basin and the Great Lakes Drainage Basin. The majority of the site lies in the Kankakee River Watershed of the Upper Mississippi Drainage Basin, but sections of land on the eastern portion of the site drain in the opposite direction towards the St. Joseph River Watershed in the Great Lakes Drainage Basin (**Figure 3.3-1**). Since the boundary between these two watersheds runs through the project site, it is reasonable to define the Project Area for the South Bend Site in both the Kankakee Watershed and the St. Joseph Watershed.

The majority of the project site is located locally within the Dixon West – Place Ditch Subwatershed (Hydrologic Assessment Unit [HUC] 12 071200010205) of the Kankakee River Watershed, as illustrated in **Figure 3.3-2**. This area is comprised of approximately 21 square miles at the headwaters of the Kankakee River. The Kankakee River Watershed drains to the Mississippi River which then empties into the Gulf of Mexico. The eastern section of the project site is located in the Auten Ditch Subwatershed (HUC 040500012205), which is a 35-square mile subwatershed of the St. Joseph River Watershed, as illustrated in **Figure 3.3-3**. This 35-square mile subwatershed serves as a major tributary leading to the St. Joseph River. The Auten Ditch Subwatershed is a portion of the St. Joseph River Watershed's 4,670-square mile tributary region which encompasses 15 counties in Michigan and Indiana, and ultimately empties into Lake Michigan.

Two primary surface water conveyances are present on the east side of Maple Road that drain storm water from the eastern two thirds of the site and adjacent sites to the north, west, and south of the site in the Kankakee Watershed (**Figure 3.3-4**). These conveyances range between 1 and 2 feet wide at the bottom of the channel and range between 1-2 feet deep throughout the project site during low flow periods. In general, the conveyances are heavily vegetated with trees and brush. The surface water conveyances merge and flow through a single corrugated metal culvert under Maple Road near the north side of the project site, approximately 400 feet south of the Maple Road/ Prairie Avenue intersection. West of Maple Road, the single storm water conveyance exits the property via a single 60-inch diameter corrugated, elliptical metal culvert under Prairie Avenue, before emptying into Dixon West – Place Ditch.

Topographically, the site rises from a low elevation of about 730 feet on the western portion of the site to a high of over 840 feet near the southeastern corner of the site. This southeastern portion represents the divide between the Kankakee River Watershed in the upper Mississippi Drainage Basin and the St. Joseph River Watershed in the Great Lakes Drainage Basin. Storm water which accumulates to the east of this divide drains southeast to the U.S. Highway 31 right-of-way ditch and then continues to flow towards the St. Joseph River.

## **Surface Water Modeling**

The majority of surface water runoff from the project site exits the property via a single 60-inch diameter elliptical culvert under Prairie Avenue (see **Figure 3.3-4**). The software, Hydroflow, was used to model the existing storm water runoff. The downstream limits of the model extend to the culvert outlet under Prairie Avenue, exiting the South Bend site.

During the 100-year, 24-hour storm, the culvert currently restricts storm flows from exiting the property. This results in pooling on the upstream side of the culvert. The surface area of the ponding is approximately one acre that develops during the 100-year, 24-hour storm peak.

Storm water from the northern portion of the property outside the Prairie Avenue culvert tributary region discharges via overland flow paths to the north and has been modeled accordingly. The southern portion of the property outside the Prairie Avenue culvert tributary region drains to the southeast via overland flow paths. This area has not been modeled because no development or impact is proposed for this portion of the property and it is to remain in its current natural condition.

The approximate peak storm water discharge rates were calculated using the respective tributary drainage areas. This includes both areas to be developed and those areas that would not be affected by proposed development. The existing land use characteristics based on site visits are consistent with the woodland forest designation (USDA NRCS 2013). Soils on the site that were obtained from the county Soil Survey Map, show the site containing primarily Hydrologic Soil Group (HSG) B soils (USDA NRCS 2013). The combination of soil group and land use type defines the Curve Number used in the NRCS Runoff Curve Number Method for hydrologic modeling calculations. The total existing conditions storm water discharges for corresponding tributary areas are listed in **Table 3.3-1**. The variables used to model these tributaries and calculate the storm water runoff are detailed in **Table 3.3-2**.

Table 3.3-1
Existing On-Site Discharge During 100-Year, 24-Hour Storm Event

Discharge Location	Tributary Drainage Area (acres)	Existing Peak Runoff (cfs)
Prairie Avenue Culvert	305	225
Northeast Overland	10.5	10.5

cfs – cubic feet per second

Watershed Label **Curve Number** Time of Concentration (min) Area (acres) 30 55 41 Α В 103 55 83 С 65 55 48 D 58 55 45 14 55 42 F 35 55

Table 3.3-2 Existing Watershed Variables

Existing storm water runoff peak flow calculations also include areas from outside the project area to account for watershed-level drainage effects. Those areas are included in the peak discharge calculations and are based on existing development densities. The offsite areas have limited residential development or are undeveloped based on visual inspection from aerial photography, and as a result have very low development densities. Land use changes outside of the project site are outside the scope of this project and are the responsibility of each upstream landowner.

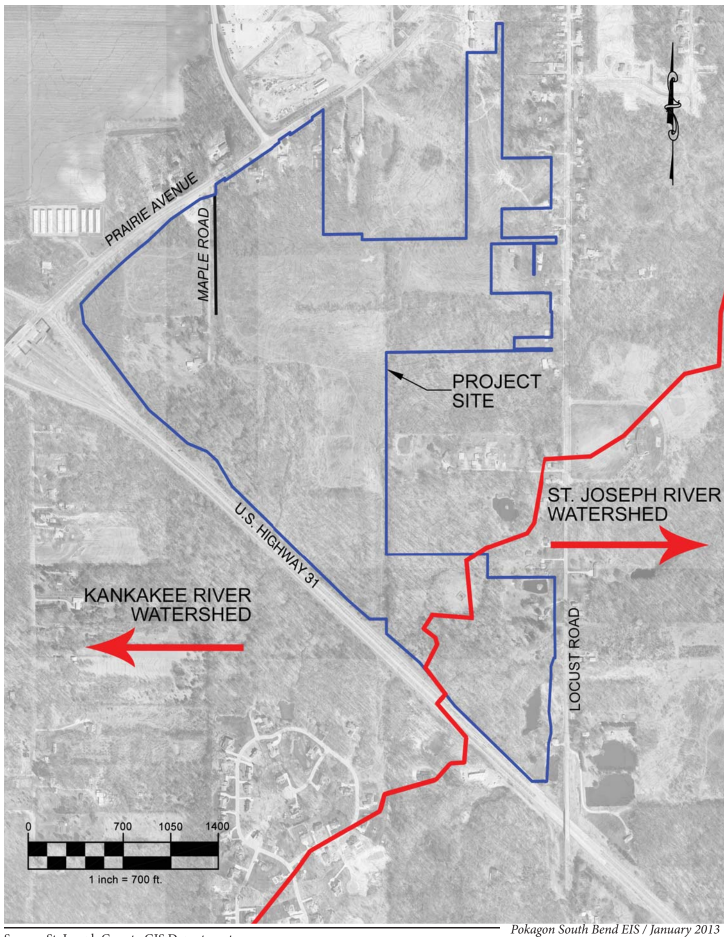
#### **Floodplain**

As shown in **Figures 3.3-5 and 3.3-6**, the project area is not located in the Special Flood Hazard Area as mapped by the Federal Emergency Management Agency Flood Insurance Rate Map. A countywide study was completed in 2011; however, the stream within the South Bend project site was not evaluated, so the map panel was not printed. Another more recent map from FEMA's Mapping Information Platform is shown in **Figure 3.3-7** to confirm that the project area is not in the Special Flood Hazard Area.

## 3.3.1.2 Groundwater

Substantial quantities of groundwater are stored in unconsolidated glacial deposits that underlie the project site. These deposits supply water that can be used for many purposes, often requiring little to no treatment. Below these glacial deposits, bedrock deposits consisting of the Devonian and Mississippian age Coldwater, Ellsworth and Antrim Shales occur at least 150 feet below ground surface. They are not considered an important source of water due to their depth, low-yielding character, and the occurrence of better yielding aquifers in the overlying glacial drift (Indiana DNR Division of Water 2013).

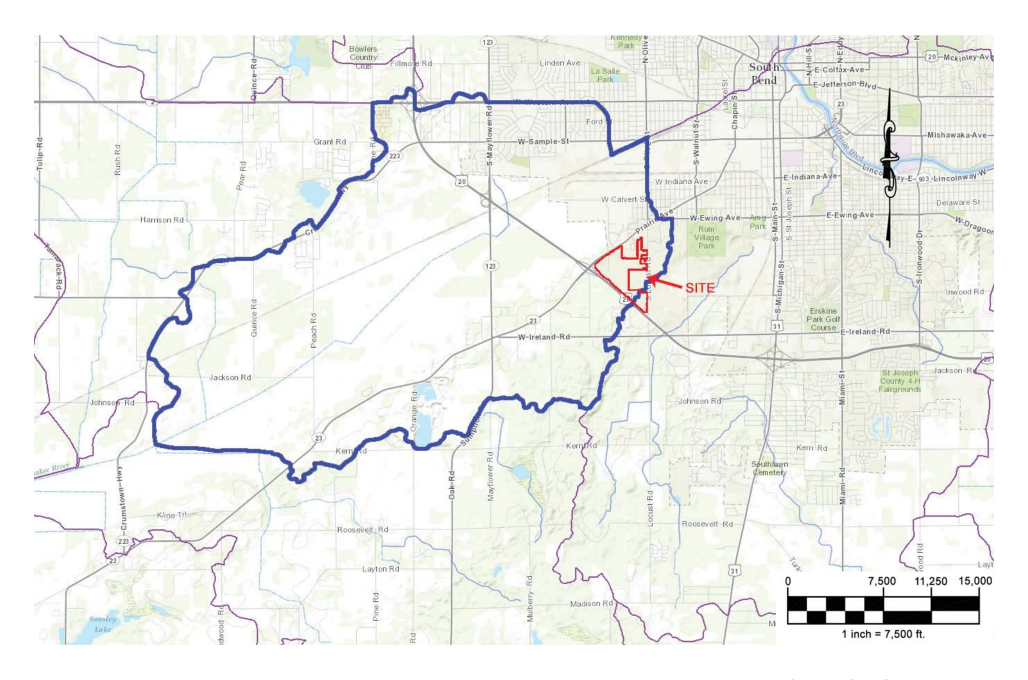
The glacial aquifer system is the uppermost, and most widespread, source of groundwater in the region. The aquifer consists of unconsolidated sediment deposited during the Wisconsin Glacial period. These deposits consist of permeable bodies of sand and gravel that receive, store, transmit and discharge groundwater.



Source: St. Joseph County GIS Department

Figure 3.3-1

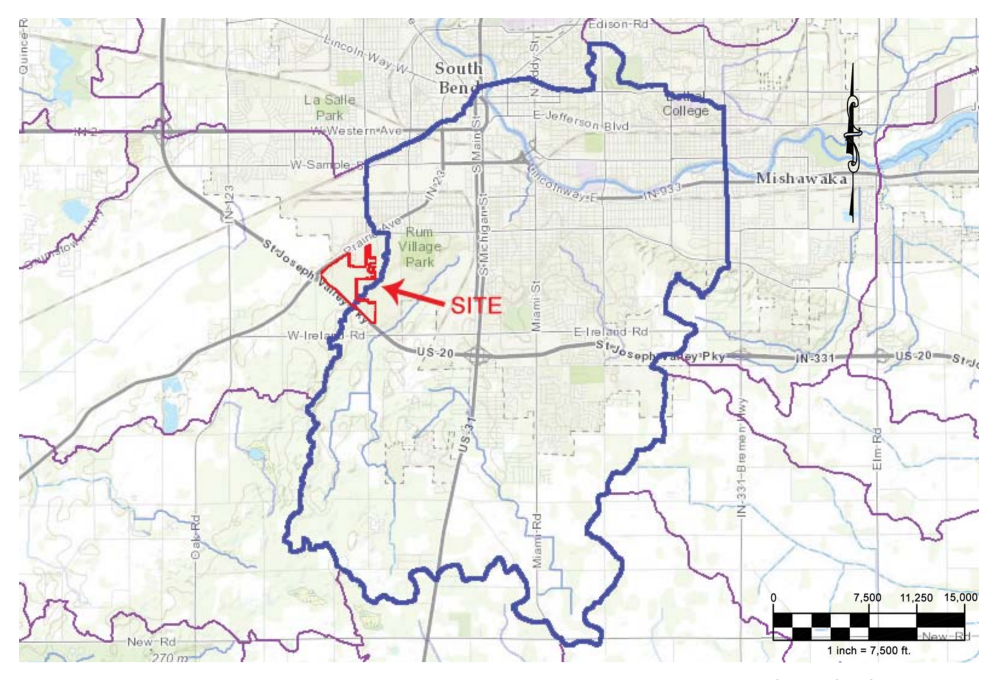
South Bend Site Watershed Divide



Source: United States Environmental Protection Agency

 $Pokagon\ South\ Bend\ EIS\ /\ January\ 2013$ 

Figure 3.3-2

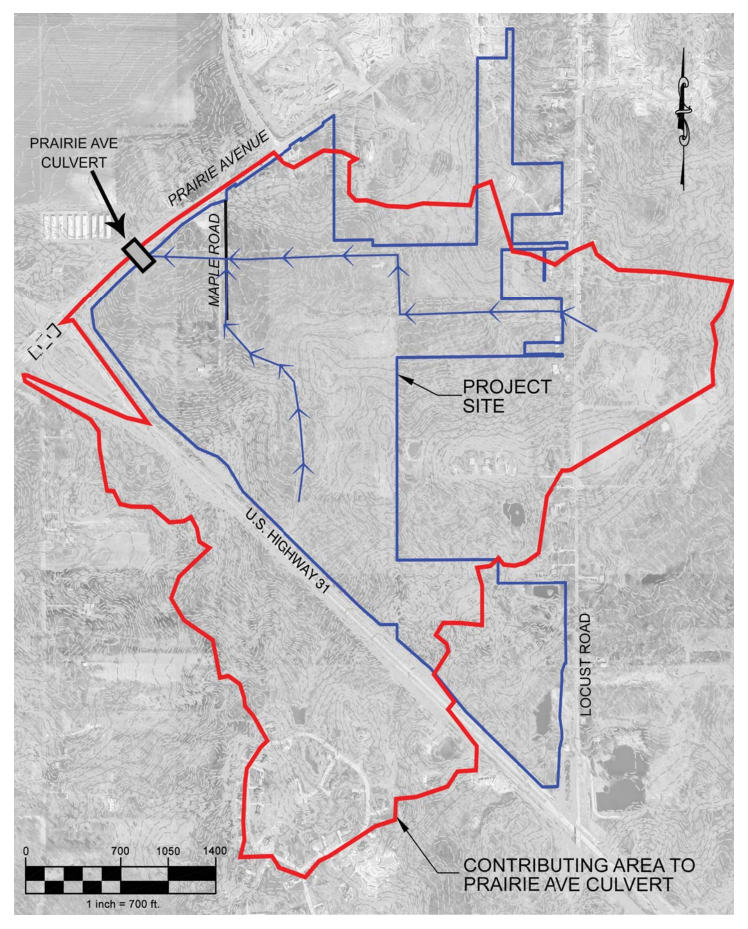


Source: United States Environmental Protection Agency

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Figure 3.3-3

Auten Ditch Subwatershed of the St. Joseph River Watershed



Source: St. Joseph County GIS Department

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Figure 3.3-4 South Bend Site Drainage

The glacial sediments beneath the project site consist of glacial till (complex mixture of primarily clay with minor amounts of sand and gravel) capping sandier deposits. The glacial till contains thin sand and gravel deposits that commonly contain perched groundwater. These layers of perched water ultimately drain to the principle aquifer beneath the site, the Maxinkuckee Moraine Aquifer (**Figure 3.3-8**). The Maxinkuckee Moraine Aquifer stretches to the southwest to cover the southwestern quadrant of St. Joseph County and most of the western half of Marshall County, which is located south of St. Joseph County (Indiana DNR Division of Water 2013).

The Maxinkuckee Moraine Aquifer System is a complex mixture of thin intratill sand and gravel units within a thick glacial till deposit. Most of the aquifers in this aquifer system are between three and 35 feet high. Water supply well depths range from 26 to 273 feet deep; however, most wells range from 50 to 150 feet deep. Static water levels range from zero to 90 feet, with most between 10 and 50 feet below ground surface. Well yields range from four to 80 gallons per minute (gpm). This aquifer system is moderately to highly susceptible to surface contamination (Indiana DNR Division of Water 2013).

The project site is located on a watershed and subsequent groundwater divide (**Figure 3.3-1**). Groundwater beneath a majority of the site flows westerly to the Kankakee River and ultimately to the Gulf of Mexico. Groundwater beneath the southeastern portion of the site in the Nappanee Aquifer flows to the St. Joseph River and ultimately to Lake Michigan, based on a review of topographic maps for the area (USDOI 2005).

The Nappanee Aquifer underlies the extreme southeastern tip of the project area. The Nappanee Aquifer System is composed of interbedded medium to coarse sands and gravels contained within a thick glacial till sequence. The individual layers of sand and gravel range from three to 20 feet thick. Individual layers thicken locally to 30 feet or more. This aquifer system covers southeastern St. Joseph County and the adjacent Elkhart County. This aquifer is anticipated to yield between 30 to 1,300 gpm. Excluding areas where surface sand and gravel are present, the aquifer is only moderately susceptible to surface contamination (Indiana DNR Division of Water 2013).

## 3.3.1.3 Water Quality

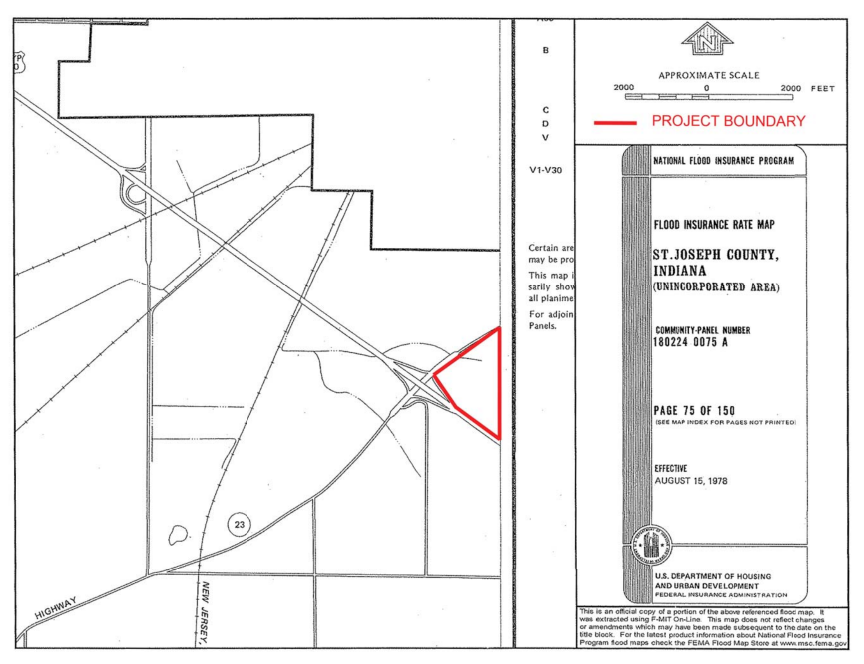
#### Surface Water Quality

The surface water conveyances on the project site are intermittent and influenced by precipitation. The drainage area contributing to the surface water runoff on the project site is minimal. The project site is predominantly undeveloped with a combination of fallow farm fields and woodlands. Surface water from the proposed development on the project site drains to two watersheds as previously shown in **Figure 3.3-1**.

The Indiana Department of Environmental Management (IDEM) develops an Integrated Water Monitoring and Assessment Report every two years to fulfill the requirements of Sections 305(b) and 303(d) of the Federal Clean Water Act. Section 305(b) of the CWA requires IDEM to assess and report on whether Indiana waters support the beneficial uses designated in Indiana's water quality standards. Section 303(d) requires IDEM to identify impaired waters that do not meet applicable water quality standards, or for which one or more of the designated uses are threatened. Each waterbody is assigned to a category based on the following criteria:

- Category 1: The waterbody is fully supporting all of its designated uses and none of its uses are threatened.
- Category 2: The waterbody is fully supporting the designated use assessed and no other use is threatened; insufficient data and information are available to determine whether the remaining uses are supported or threatened.
- Category 3: Insufficient data and information are available to determine whether the waterbody is supporting its designated use.
- Category 4: The designated use is impaired or threatened but a total maximum daily load (TMDL) is not required because:
  - A TMDL has already been completed for the impairment(s) and approved by U.S. EPA and is expected to result in attainment of all applicable water quality standards;
  - Other pollution control requirements are reasonably expected to result in the attainment of the water quality standard in a reasonable period of time; and/or,
  - o Impairment is not caused by a pollutant.
- Category 5: The designated use is impaired, and a Total Maximum Daily Loads is required because:
  - The aquatic life use, recreational use, or drinking water use is impaired or threatened by one or more pollutant;
  - The "fishable use" of the waterbody is impaired; and/or,
  - The concentration of mercury or polychlorinated biphenyls (PCBs) in the edible tissue of fish collected from the waterbody exceeds Indiana's human health criteria for these contaminants.

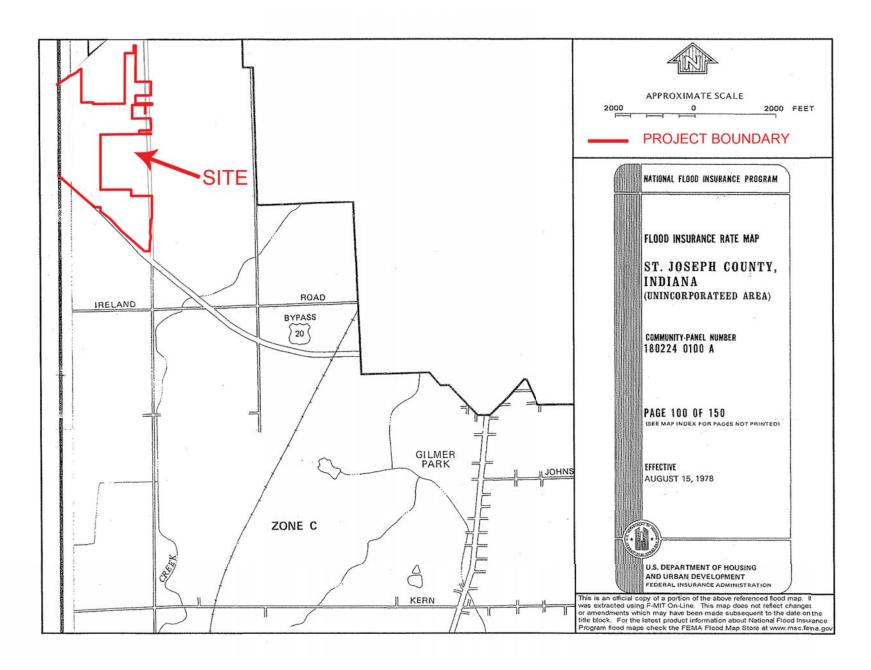
Impaired waterbodies are required to undergo a planning process designed to reduce the amount of the pollutant(s) for which it is listed from both point and nonpoint sources of pollution. This process is called TMDL. IDEM defines a TMDL as "a process that leads to quantification of the amount of a specific pollutant discharged into a waterbody that can be assimilated and still meet the water quality standards (designated uses)."



Source: Federal Emergency Management Agency

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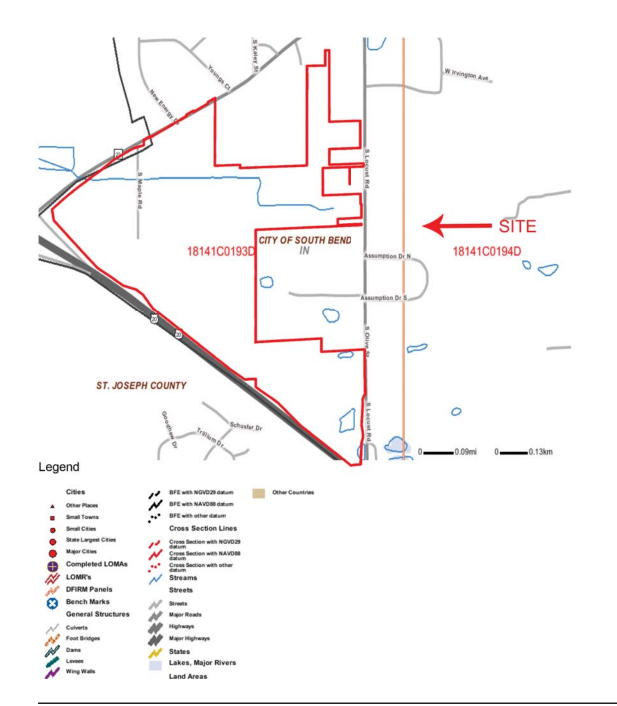
Figure 3.3-5 South Bend Site Floodplain Map West



Source: Federal Emergency Management Agency

Pokagon South Bend EIS /January 2013

Figure 3.3-6 South Bend Site Floodplain Map East



Mapping Information Platform

# South Bend Site

This Map Is For Advisory Purposes Only



Tuesday, 15 January 2013 10:19



Source: Federal Emergency Management Agency

Pokagon South Bend EIS /January 2013

IDEM conducted a comprehensive survey of the Kankakee/Iroquois River Watershed in 2008, in coordination with Region 5 U.S. EPA and the Illinois U.S. EPA. Portions of the Kankakee River were listed as impaired for *Escherichia coli* bacteria (*E. coli*), impaired biotic communities (IBC), and PCBs in fish tissue. See Table 3.3-3 for a description of the impairments. The EPA approved the TMDL for *E. coli* on September 29, 2009. A comprehensive survey of the St. Joseph River Watershed was conducted by IDEM in 2000. Portions of the St. Joseph River were listed as impaired for *E. coli* bacteria, and mercury and PCBs in fish tissue. The EPA approved the TMDL for *E. coli* on July 21, 2004.

Table 3.3-3
Description of Impairments

Description of impairments				
Impairment: Description	Source			
<i>Escherichia coli (E. coli)</i> : <i>E. coli</i> is a bacteria present in the feces of warm-blooded animals. <i>E. coli</i> in surface waters can lead to illness in humans. IDEM monitors <i>E. coli</i> in surface waters to determine whether the waterbody supports swimming and other recreational uses. An <i>E. coli</i> listing on Indiana's 303(d) list means IDEM's monitoring data shows the concentrations of <i>E. coli</i> are in excess of the Water Quality Standards.	Potential sources of <i>E. coli</i> and fecal coliform bacteria in the watershed include regulated point sources such as wastewater treatment plants, concentrated animal feeding operations, storm water runoff from Municipal Separate Storm Sewer Systems (MS4s); and illicitly connected "straight pipe" discharges of household waste.			
<b>IBC</b> : The biological communities including fish and aquatic invertebrates, such as insects, in stream are indicators of the cumulative effects of activities that affect water quality conditions over time. An IBC listing on Indiana's 303(d) list, means IDEM's monitoring data show one or both of the aquatic communities are not as healthy as they should be.	IBC is not a source of impairment but a symptom of other sources.			
Polychlorinated biphenyls (PCBs): Aquatic organisms in the natural environment obtain their PCB burden from both water and food which has been contaminated via water and air deposition. The guidelines for PCBs in fish and sediment are used for the assessment of existing water quality. PCB listings on Indiana's 303(d) list means IDEM's monitoring data shows the concentrations of PCB in fish tissue exceeds the level for healthy aquatic communities and human consumption.	PCBs entered the environment through unregulated disposal of products such as waste oils, transformers, capacitors, sealants, paints, and carbonless copy paper. In 1977, production of PCBs in North America was halted. Subsequently, the PCB contamination present in our surface waters and environment today is the result of historical waste disposal practices.			
Mercury: Mercury, primarily methyl mercury, is quickly accumulated by aquatic biota. Mercury accumulation by organisms has resulted in adverse effects ranging from sublethal effects to deaths. Mercury listings on Indiana's 303(d) list means IDEM's monitoring data show the concentrations of mercury in fish tissue exceeds the level for healthy aquatic communities and human consumption.	The source of the mercury is unclear; however, atmospheric sources are suspected.			

Once a TMDL has been developed, water quality-based discharge limits in National Pollutant Discharge Elimination System permits authorized under CWA Section 402 must be consistent with the assumptions and requirements of the wasteload allocation. The EPA is responsible for regulating discharges to surface waters. The EPA has delegated permitting authority to some states; however, the EPA regulates discharges originating on Tribal lands into receiving waters. Under the

Federal Clean Water Act, Indian Tribes can be treated as states for the purposes of the NPDES program (USGPO 2011).

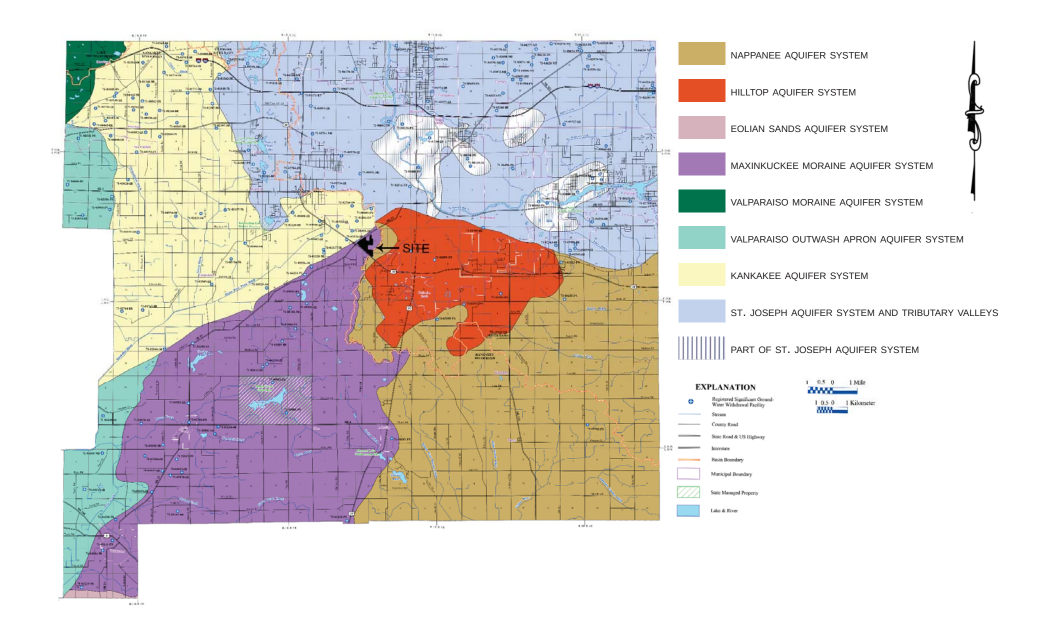
#### **Groundwater Quality**

The Safe Drinking Water Act defines National Primary Drinking Water Regulations as promulgated by the EPA. These are legally enforceable standards that apply to public water systems. These standards are established to protect human health by limiting the levels of contaminants in drinking water. The EPA also defines National Secondary Drinking Water Regulations. These secondary standards are not enforceable. They regulate contaminants that cause cosmetic or aesthetic effects. EPA recommends these standards to water systems, but does not require systems to comply. Both primary and secondary drinking water standards are defined as either Maximum Contaminant Levels (MCL) which are the highest level allowed in drinking water, or Maximum Contaminant Level Goals (MCLG) which are the level of contaminant below which there is no known or expected risk to health.

In general, the quality of the groundwater in the project area is suitable for most domestic, commercial and industrial uses. Groundwater in the Maxinkuckee Aquifer is primarily a calcium bicarbonate type and is characterized by high alkalinities, high hardness and mostly basic pH. Alkalinity (the capacity of water to neutralize acid) is mainly produced by bicarbonate and commonly exceeds 300 mg/L (milligrams per liter). The high alkalinity in glacial moraine deposits may be caused by the long residence time of groundwater in low permeable glacial moraine deposits and the increased solution of carbonate minerals. Hardness is principally caused by calcium and magnesium, and the Maxinkuckee Aquifer generally has hard to very hard water, which is greater than 120 mg/L as calcium carbonate (Clendenon and Beaty 1990).

The natural groundwater quality in the project area is typically within regulation for public water supply. Available groundwater quality information for the area indicates that no MCL's are typically exceeded. However, MCLG's (secondary standards), are commonly exceeded by iron (MCLG of 0.3 mg/L) and manganese (MCLG of 0.05 mg/L).

Under the authority of Section 1424(e) of the Safe Drinking Water Act of 1974 (42 U.S.C. 300 et. seq.), the EPA has designated the St. Joseph Aquifer System a Principal or Sole Source Aquifer. A sole source aquifer is one that supplies at least 50 percent or more of the drinking water consumed in the area overlying the aquifer. These areas do not have reasonably available alternative source(s) of drinking water to supply those who depend on it. In order to protect drinking water supplies in these areas where alternative drinking water sources are rare or absent, the Sole Source Aquifer Protection Program mandates that projects that are to receive federal funding and have the potential to contaminate the sole source aquifer and create a significant hazard to public health, be reviewed and approved by the EPA (EPA 2012). The St. Joseph Sole Source Aquifer System underlies portions of both St. Joseph and Elkhart Counties (INDOT1989), including the South Bend



and Elkhart project sites. The Sole Source Aquifer Protection Program is authorized by Section 1424(e) of the Safe Drinking Water Act of 1974 (Public Law 93-523, 42 U.S.C. 300 et. seq.), stating that if a sole source aquifer designation is approved, proposed federal financially-assisted projects which have the potential to contaminate the aquifer are subject to EPA review, while proposed projects that are funded entirely by state, local, or private concerns are not subject to EPA review. Funding sources for the proposed action at South Bend have not yet been secured, but if the project is approved and federal funding is sought for any housing and other non-commercial development, the Sole Source Aquifer Protection Program would apply and the federal funding agency would initiate the EPA review process (William Spaulding, EPA Region 5 Sole Source Aquifer Coordinator, pers. comm.). Should this occur, the Band would provide all necessary information and documentation to the EPA for review.

### 3.3.2 Elkhart Site

### 3.3.2.1 Surface Water, Drainage, Flooding

The average annual precipitation for the City of Elkhart is 36.6 inches per year. The 100-year, 24-hour cumulative rainfall is 5.92 inches, and the 50-year, 24-hour storm total is 5.27 inches. Rainfall in Elkhart is heaviest in the months of June, July, and August (NOAA 2012).

#### Watershed

The project area is located within the 4,670 square mile St. Joseph River Watershed of the Great Lakes Region. Locally, the project area is within the Rogers Ditch – Baugo Creek Subwatershed (HUC 040500012104) which covers approximately 19.5 square miles (**Figure 3.3-9**).

A small water conveyance illustrated in **Figure 3.3-10** is present on the project site that drains storm water from the east side of the project site to the west where it exits the site via a single 12-inch corrugated metal culvert beneath Nappanee Street. Before reaching the west side of the project site, water in the conveyance also passes under a gravel drive near the center of the site via two 12-inch diameter concrete culverts. The roadway is part of an easement owned by Indiana Michigan Power Company. The conveyance is moderately vegetated and traverses through an agricultural field on the project site. Another water conveyance enters in the southeastern corner of the site and discharges to the southwest of the site to Nappanee Street. After exiting the project site, storm water flows westerly within the St. Joseph River Watershed, ultimately discharging into Lake Michigan.

### Surface Water Modeling

Storm water runoff flows westerly across the Elkhart project site, discharging through culverts under Nappanee Street. There is a topographic division on the site, causing storm water runoff on the northern portion of the site to flow to a culvert approximately 900 feet south of County Road 26, and storm water runoff from the southern portion of the site to flow to a culvert approximately 300 feet south of the southern property boundary. All of the storm water runoff directed to the

north culvert originates on the project site. The majority of the runoff directed to the southern culvert originates off site.

The existing conditions peak storm water discharge rates from the project site were calculated using Hydroflow software. The existing conditions land use characteristics are consistent with the woodland forest designation as defined by NRCS existing on Hydrologic Soil Group C soils (USDA NRCS 2013). The combination of soil group and land use type determines the Curve Number used in the NRCS Runoff Curve Number Method for hydrologic modeling calculations. The calculated presettlement storm water discharges for the areas are listed below in Table 3.3-4. The variables used to model the watersheds and calculate the storm water peak discharge rates are detailed in Table 3.3-5.

Table 3.3-4
Existing On-Site Discharge During 100-Year, 24-Hour Storm Event

Discharge Location	Tributary Drainage Area (acres)	Existing Peak Runoff (cfs)
North Culvert	111	123
South Culvert	59	65

cfs - cubic feet per second

Table 3.3-5
Proposed Watershed Variables Modeled

Tributary Label	Area (acres)	Curve Number	Time of Concentration (min)
North	111	70	89
South	59	70	89

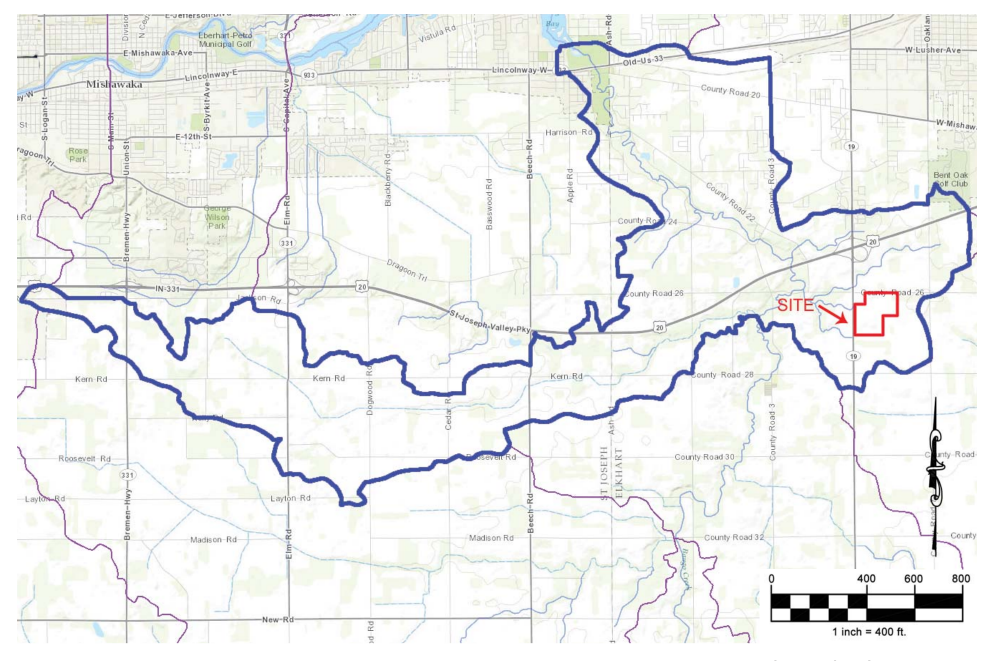
It is important to note that drainage from tributary areas outside of the project site is based on current development densities. Changes in land use characteristics from these areas are the responsibility of each upstream land developer or user.

#### **Floodplain**

As shown in **Figure 3.3-11** and **Figure 3.3-12**, the project area is not located in a floodplain as mapped and shown by the FEMA Flood Insurance Rate Map.

### 3.3.2.2 Groundwater

Significant quantities of groundwater are stored in unconsolidated glacial deposits that underlie the project site. These deposits supply water that can be used for nearly any purpose, often requiring



Source: United States Environmental Protection Agency

 $Pokagon\ South\ Bend\ EIS\ /\ January\ 2013$ 

Figure 3.3-9

little to no treatment. The bedrock underlying the project area includes layered Paleozoic-aged rocks consisting of limestone, dolomite, sandstone, siltstone and shale deposited by ancient seas. They are located at least 150 feet below ground surface and are not considered an important source of water due to their depth, low-yielding character, and the occurrence of better yielding aquifers in the overlying glacial drift (Indiana DNR Division of Water 2013).

The glacial aquifer system is the uppermost and most widespread source of groundwater in the region. The aquifer consists of unconsolidated sediment deposited during the Wisconsin Glacial period. These deposits consist of permeable bodies of sand and gravel that receive, store, transmit and discharge groundwater.

The glacial sediments beneath the project site consist of glacial till (complex mixture of primarily clay with minor amounts of sand and gravel). The glacial till contains thin sand and gravel deposits that contain groundwater. The principal aquifer beneath the site is the Nappanee Aquifer System (Figure 3.3-13). This aquifer is composed of interbedded medium to coarse sand and gravel zones contained within a thick glacial till sequence. The Nappanee Aquifer System typically is characterized by a surface clay till that often extends to depths of 80 or 90 feet, overlying a persistent three to 20 foot thick sand and gravel aquifer complex. The individual aquifers are typically clustered in a 25 to 30 foot vertical section within the till sequence. This clustering of aquifers is common to this system which underlies extensive areas of western Elkhart and eastern St. Joseph counties. Individual aquifers can thicken locally to 30 feet or more, but seldom are more than one to two square miles in area. It is not uncommon to have two or more of the aquifer units at an approximate elevation of 750 feet. These units have yielded between 30 to 1,300 gpm. This system is moderately susceptible to contamination (Indiana DNR Division of Water 2013). The groundwater below the site flows generally in a north-northeasterly direction.

Water well records for wells in the immediate area show that well depths range from 59 to 170 feet. The soil logs identify clay deposits at the surface ranging from 20 to 100 feet thick. The logs also indicate that the predominant subsurface deposit is clay, with seams of water bearing sands and gravels that range in thickness from five to 15 feet thick. Static water levels range from 27 to 55 feet below ground surface (IDNR Division of Water 2013).

### 3.3.2.3 Water Quality

### Surface Water Quality

The drainage features (or storm water conveyances) on the project site are intermittent and influenced by precipitation. The tributary area contributing to the surface water on the project site is minimal. All surface water from the project site drains to the St. Joseph River Watershed through Rogers Ditch-Baugo Creek as previously shown on **Figure 3.3-9**.

As previously mentioned, IDEM develops an Integrated Water Monitoring and Assessment Report every two years to fulfill the requirements of Sections 305(b) and 303(d) of the Federal Clean Water Act (CWA). Section 305(b) of the CWA requires IDEM to assess and report on whether Indiana waters support the beneficial uses designated in Indiana's water quality standards. Section 303(d) requires IDEM to identify impaired waters that do not meet applicable water quality standards, or for which one or more designated uses are threatened. Each waterbody is assigned to a category based on the criteria previously defined in Section 3.3.1.3.

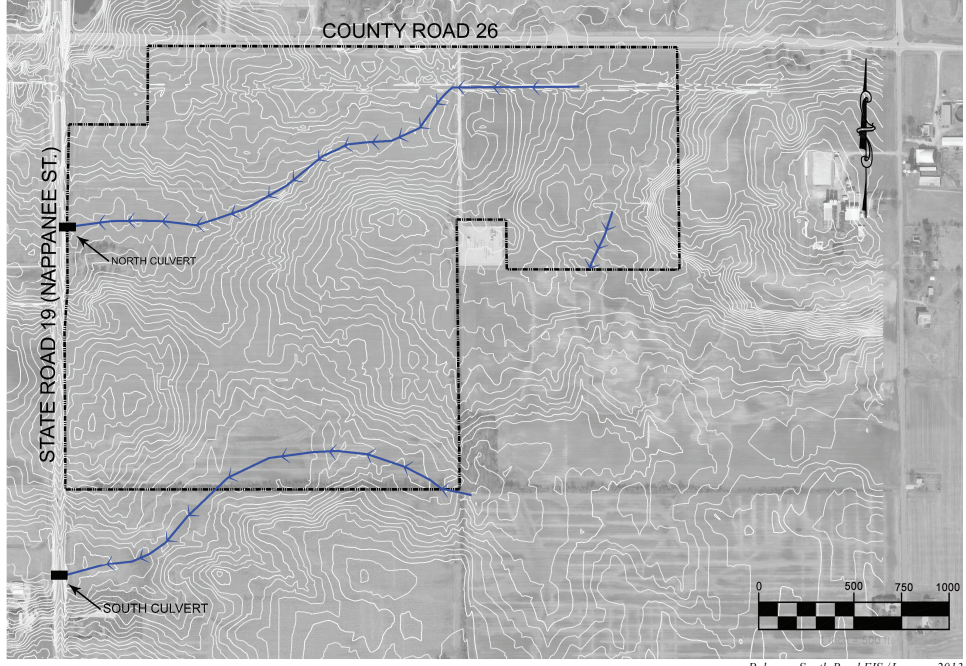
Impaired waterbodies are required to undergo a planning process designed to reduce the amount of the pollutant(s) for which it is listed from both point and nonpoint sources of pollution. This process is called TMDL. IDEM defines a TMDL as "a process that leads to quantification of the amount of a specific pollutant discharged into a waterbody that can be assimilated and still meet the water quality standards (designated uses)." A comprehensive survey of the St. Joseph River Watershed was conducted by the IDEM in 2000. Portions of the St. Joseph River were listed as impaired for *E. coli* bacteria, mercury and PCBs in fish tissue. A description of the impairments was previously presented in Table 3.3-3. The EPA approved the TMDL for *E. coli* on July 21, 2004 (USEPA 2009).

Once a TMDL has been developed, water quality-based discharge limits in National Pollutant Discharge Elimination System permits authorized under CWA Section 402 must be consistent with the assumptions and requirements of the wasteload allocation. The EPA is responsible for regulating discharges to surface waters. The EPA has delegated permitting authority to some states; however, the EPA regulates discharges originating on Tribal lands into receiving waters. Under the Federal Clean Water Act, Indian Tribes can be treated as states for the purposes of the NPDES program (USGPO 2011).

### **Groundwater Quality**

The Safe Drinking Water Act defines National Primary Drinking Water Regulations as promulgated by the EPA. These are legally enforceable standards that apply to public water systems. These standards are established to protect human health by limiting the levels of contaminants in drinking water. The EPA also defines National Secondary Drinking Water Regulations. These secondary standards are not enforceable, but regulate contaminants that cause cosmetic or aesthetic effects. EPA recommends these standards for water systems, but does not require systems to comply. Both primary and secondary drinking water standards are defined as either Maximum Contaminant Levels which are the highest level allowed in drinking water, or Maximum Contaminant Level Goals which are the level of contaminant below which there is no known or expected risk to health.

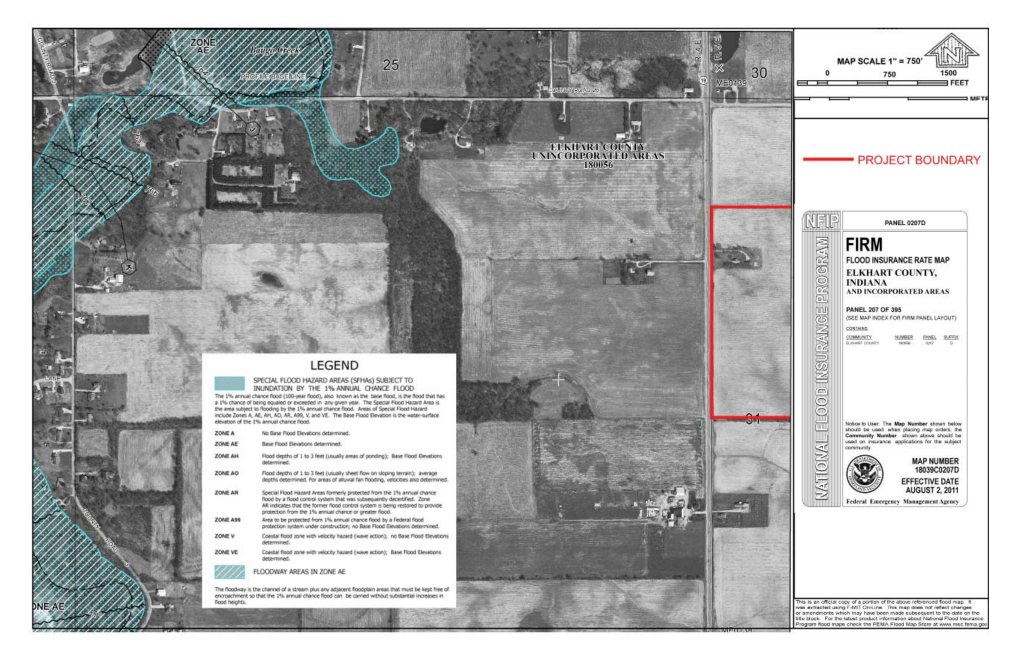
In general, the quality of the groundwater in the project area is suitable for most domestic, commercial and industrial uses. Groundwater in the Nappanee Aquifer System is primarily a



Source: Elkhart County GIS

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Figure 3.3-10 Elkhart Site Drainage



Source: Federal Emergency Management Agency

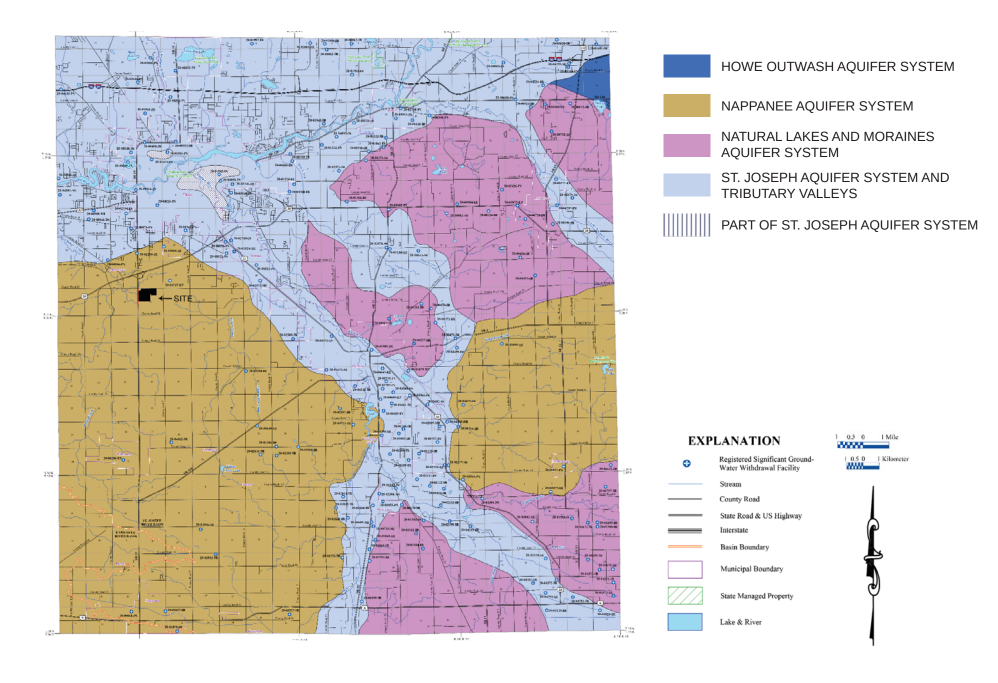
Pokagon South Bend EIS /January 2013



Source: Federal Emergency Management Agency

Pokagon South Bend EIS /January 2013

Figure 3.3-12 Elkhart Site Floodplain Map East



calcium bicarbonate type and is characterized by high alkalinities, high hardness and mostly basic pH. Alkalinity (the capacity of water to neutralize acid) is mainly produced by bicarbonate and commonly exceeds 300 mg/L. Hardness is principally caused by calcium and magnesium, and the Nappanee Aquifer System typically has hard to very hard water, which is greater than 120 mg/L as calcium carbonate (Clendenon and Beaty 1987).

The natural groundwater quality in the project area is typically within regulation for public water supply; however, MCLG (recommended or secondary standards) for iron (0.3 mg/L) and manganese (0.05 mg/L) are commonly exceeded in wells in the Nappanee Aquifer. Concentrations of iron and manganese above the MCLG do not pose a health risk, but can cause staining of pipes and laundry. Total Dissolved Solids (TDS) is a measure of the concentration of mineral constituents dissolved in water, and wells in the Nappanee Aquifer commonly exceed the MCLG of 500 mg/L for TDS (Clendenon and Beaty 1987).

Please see description of St. Joseph Sole Source Aquifer System under the South Bend Site (Section 3.3.1.3), as the information outlined there is also applicable to the Elkhart Site. Similar to the South Bend site, if Alternative B is approved and federal funding is sought for any housing and other non-commercial development at the Elkhart site, the Sole Source Aquifer Protection Program would apply and the federal funding agency would initiate the EPA review process (William Spaulding, EPA Region 5 Sole Source Aquifer Coordinator, pers. comm.). Should this occur, the Band would provide all necessary information and documentation to the EPA for review.

### 3.4 AIR QUALITY

The United States Environmental Protection Agency is required under the Clean Air Act to assign a designation of each area of the United States regarding compliance with the National Ambient Air Quality Standards (NAAQS). The EPA office of Air Quality Planning and Standards is responsible for establishing NAAQS for pollutants considered harmful to public health and the environment (42 U.S.C. § 7409(b)). The EPA established the General Conformity rule in Clean Air Act which requires a General Conformity determination is made for all federal actions in nonattainment or maintenance areas where the total of direct and indirect emissions of a nonattainment pollutant or its precursors exceeds thresholds established by the regulations.

# 3.4.1 Regional Information

The Preferred Alternative (Alternative A) project site is located in South Bend, Indiana, in St. Joseph County. The Alternate site is located in Elkhart County, Indiana. St. Joseph County and Elkhart County are part of the South Bend-Elkhart (Indiana)-Benton Harbor (Michigan) Interstate Air Quality Control Region. This region includes the following counties in Indiana: Elkhart, Kosciusko, La Porte, Marshall, and St. Joseph. In the State of Michigan, this region includes: Berrien, Cass, and Van Buren Counties. For the purposes of an air quality analysis of the project alternatives, existing

air quality conditions for the South Bend-Elkhart Area were used as a baseline for comparison because air quality is more of a regional issue than a localized one.

# 3.4.2 Regulatory Context

The Clean Air Act, which was last amended in 1990, established two types of national air quality standards. Primary standards set limits to protect public health, including the health of sensitive populations such as asthmatics, children and the elderly. Secondary standards set limits to protect public welfare, including protection against decreased visibility and damage to animals, crops, vegetation and buildings. These standards apply to the concentration of a specified pollutant in outdoor air.

The Clean Air Act also includes specific provisions for tracking air quality in Indian country, known as the Tribal New Source Review (NSR). Specifically, the regulation includes a Minor NSR program that applies to new minor sources, and/or minor modifications at both major and minor sources, in both attainment and nonattainment areas (EPA 2012a). Any new development on reservation or tribal trust land is required to either register their source and levels of pollution with the EPA or apply for a permit before building the proposed facility, if the facility's proposed emissions are at or above any of the thresholds included in this rule. The EPA office of Air Quality Planning and Standards has set NAAQS for six principal pollutants, which are called "criteria" pollutants. They are carbon monoxide (CO), nitrogen dioxide (NO<sub>2</sub>), ozone (O<sub>3</sub>), lead (Pb), particulate matter with particle diameters of 10 microns or less ( $PM_{10}$ ), particulate matter with diameters of 2.5 microns or less ( $PM_{2.5}$ ) and sulfur dioxide ( $SO_2$ ). These pollutants are summarized in **Table 3.4-1**.

Table 3.4-1
National Ambient Air Quality Standards

		Averaging		
Air Constituent	NAAQS Primary/Secondary	Time	Level	Form
Carbon Monoxide (CO)	primary	8-hour	9 ppm	Not to be exceeded more than once per year
	primary	1-hour	35 ppm	Not to be exceeded more than once per year
Lead (Pb)	primary and secondary	Rolling 3-month average	0.15 μg/m <sup>3</sup>	Not to be exceeded
Nitrogen Dioxide (NO <sub>2</sub> )	primary	1-hour	100 ppb	98th percentile, averaged over 3 years
	primary and secondary	Annual	53 ppb	Annual Mean
Ozone (O <sub>3</sub> )	primary and secondary	8-hour	0.075 ppm	Annual fourth-highest daily maximum 8-hour concentration, averaged over 3 years
Particle Pollution PM <sub>2.5</sub>	primary	Annual	12 μg/m <sup>3</sup>	annual mean, averaged over 3 years
	secondary	Annual	15 μg/m <sup>3</sup>	annual mean, averaged over 3 years
	primary and secondary	24-hour	35 μg/m <sup>3</sup>	98th percentile, averaged over 3 years
Particle Pollution PM <sub>10</sub>	primary and secondary	24-hour	150 μg/m³	Not to be exceeded more than once per year on average over 3 years

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Air Constituent	NAAQS Primary/Secondary	Averaging Time	Level	Form
Sulfur Dioxide (SO <sub>2</sub> )	primary	1-hour	75 ppb	99th percentile of 1-hour daily maximum concentrations, averaged over 3 years
	secondary	3-hour	0.5 ppm	Not to be exceeded more than once per year

Source: EPA 2013a

CO is a colorless, odorless, tasteless gas that is created when fuel does not burn completely. It may temporarily accumulate at harmful levels, especially in calm weather during winter and early spring, when fuel combustion reaches a peak and CO is chemically more stable due to the low temperatures. CO from natural sources usually dissipates quickly over a large area, posing no threat to human health. Transportation activities, indoor heating and open burning are among the anthropogenic (man-made), sources of CO.

Dominant industrial sources of lead emissions are primarily from industrial and combustion sources. The lead content of motor vehicle emissions, which was the major source of lead in the past, has significantly declined with the widespread use of unleaded fuel.

 $NO_2$  is a reddish-brown, highly reactive gas that is formed in the ambient air through the oxidation of nitric oxide.  $NO_2$ , nitric oxide and nitrate radical ( $NO_3$ ) are collectively called oxides of nitrogen ( $NO_x$ ). These three species are interrelated, often changing from one form to another in chemical reactions.  $NO_2$  is the species commonly measured in ambient air monitors. The principal man-made source of  $NO_x$  is fuel combustion in motor vehicles, power plants, boilers, etc. Reactions of  $NO_x$  with other atmospheric chemicals can lead to the formation of ozone and acidic precipitation.

Ozone is a gas that occurs naturally in the earth's upper atmosphere and at ground level. Ground level ozone is formed from photochemical reactions involving  $NO_x$  and VOCs (volatile organic compounds) or hydrocarbons in the presence of sunlight rather than being directly emitted by natural and human sources. Motor vehicle exhaust, industrial emissions and chemical solvents are the major sources of these chemicals. Elevated levels of ozone usually occur during the hot summer months as ultraviolet radiation from the sun initiates the photochemical reactions.

Ozone has the same chemical structure whether it occurs miles above the earth or at ground level and can be "good" or "bad," depending on its location in the atmosphere. "Good" ozone occurs naturally in the stratosphere approximately 10 to 30 miles above the earth's surface and forms a layer that protects life on earth from the sun's harmful rays. In the earth's lower atmosphere, ground-level ozone is considered "bad."

Ground-level ozone is of concern because it can trigger a variety of health problems even at very low levels, may cause permanent lung damage after long-term exposure and may cause damage to plants and ecosystems. Potential health problems include the following:

Ozone can irritate lung airways and cause inflammation much like sunburn. Other symptoms include wheezing, coughing, pain when taking a deep breath and breathing difficulties during exercise or outdoor activities. People with respiratory problems are most vulnerable, but even healthy people that are active outdoors can be affected when ozone levels are high.

- Repeated exposure to ozone pollution for several months may cause permanent lung damage. Anyone who spends time outdoors in the summer is at risk, particularly children and other people who are active outdoors.
- Even at very low levels, ground-level ozone triggers a variety of health problems including aggravated asthma, reduced lung capacity and increased susceptibility to respiratory illnesses like pneumonia and bronchitis.

Ground-level ozone also interferes with the ability of plants to produce and store food, which makes them more susceptible to disease, insects, other pollutants and harsh weather. It can also damage the leaves of trees and other plants, ruining the appearance of cities, national parks and recreation areas. Crop and forest yields can also be reduced by ozone and it increases plant vulnerability to disease, pests and harsh weather.

Under favorable weather conditions, the ozone precursors and the ground-level ozone itself can be transported hundreds of miles as ozone formation occurs. As a result, the long-range transport of air pollutants may impact the air quality of regions downwind from the actual area of formation.

Particulate pollution matter is a general term used for a mixture of solid particles and liquid droplets found in the air. Particulate matter is separated into two different sizes for purposes of the NAAQS;  $PM_{10}$  and  $PM_{2.5}$ .  $PM_{2.5}$  is considered to be in the respirable range, meaning these particles can reach the alveolar region of the lungs and penetrate deeper than  $PM_{10}$ . There are many sources of particulate matter, both natural and man-made, including dust from construction activities, industrial activities and combustion of fuels.

 $SO_2$  is a colorless gas formed by burning of sulfur-containing material. It is emitted from natural processes, such as volcanic activity, and by anthropogenic sources such as combustion of fuels containing sulfur and sulfuric acid manufacturing.  $SO_2$  emissions in the atmosphere can lead to the formation of acidic precipitation (i.e., acid rain).

# 3.4.2.1 Compliance with the NAAQS-Area Designations

The Clean Air Act requires the EPA to assign a designation of each area of the United States regarding compliance with the NAAQS. If the air quality in a geographic area meets or does better than the NAAQS for a criteria pollutant, the area is called an attainment area. Areas that do not meet the standard are called nonattainment areas. The EPA categorizes the level of compliance or noncompliance as follows:

Attainment – area currently meets the NAAQS

- Maintenance area currently meets the NAAQS, but has previously been out of compliance
- Nonattainment area currently does not meet the NAAQS

The Clean Air Act goes on to define a nonattainment area not only as an area that is exceeding the NAAQS, but one that may be contributing to an exceedance of a standard in a nearby area. For air quality monitoring and planning purposes, the EPA relies on the designation of nonattainment areas for air pollutants within the boundaries of geographical planning units starting with the larger Combined Statistical Areas and subdividing into Metropolitan Statistical Areas (MSAs). The MSAs are established based on population density and social and economic integration with adjacent counties. The EPA also considers other key factors, including air emissions monitoring data, traffic and commuting patterns and expected growth, in determining whether additional counties should be included in a MSA.

# 3.4.2.2 General Conformity

As required by the Clean Air Act, the EPA has also promulgated rules to ensure that federal actions conform to the appropriate State Implementation Plan (SIP). Two rules were promulgated: (1) the Transportation Conformity Rule and (2) the General Conformity Rule. The Transportation Conformity Rule applies to Federal Highway Administration/Federal Transit Authority projects within maintenance or nonattainment areas. The General Conformity Rule applies to federal actions, except Federal Highway Administration and Transit Authority actions, within maintenance or nonattainment areas.

The Clean Air Act, under 42 U.S.C. § 7506(c) (1), prohibits federal agencies from funding, permitting or licensing any project that does not conform to an applicable SIP. The purpose of the General Conformity Rule is to ensure that federal agencies consult with state and local air quality districts to assure these regulatory entities know about the expected impacts of the federal action and can include expected emissions in their SIP emissions budget. In addition, the conformity requirements were promulgated to ensure attainment and maintenance of the NAAQS and to ensure that federal actions will not cause or contribute to new violations of the NAAQS.

The EPA promulgated General Conformity regulations in 40 CFR Part 93 (EPA 1993). Pursuant to these regulations, a federal agency must make a General Conformity determination for all federal actions in nonattainment or maintenance areas where the total of direct and indirect emissions of a nonattainment pollutant or its precursors exceeds thresholds established by the regulations. A federal action is defined as any activity engaged in or supported in any way by any department, agency or instrumentality of the Federal government. Federal actions include providing Federal financial assistance or issuing a federal license, permit or approval. Where the federal action is a permit, license or other approval for a project, the activity that is considered a federal action is the portion of the project that requires the federal permit, license or approval.

### 3.4.2.3 Role of Indiana Department of Environmental Management

The role of the Indiana Department of Environmental Management Office of Air Quality is to assure that Indiana meets the NAAQS for each of the six criteria pollutants (carbon monoxide, lead, nitrogen dioxide, ozone, particulate matter, and sulfur dioxide) regulated by the federal Clean Air Act. The Office of Air Quality is comprised of the following five branches to handle the responsibility:

- Air Compliance and Enforcement Branch
- Air Monitoring Branch
- Air Operations Branch
- Air Permits Branch
- Air Programs Branch

# 3.4.3 Air Quality Baseline Condition

Ambient air quality in the project area is directly related to emissions from man-made sources such as from stationary sources (stacks, vents, etc.); emissions from mobile sources such as vehicles, ships, trains, etc.; chemical reactions in the atmosphere such as the formation of ozone; and natural sources such as trees, fires, and wind-blown dust. Since all of these sources must be considered in an assessment of air quality, the EPA has identified air emissions inventories and ambient air monitoring as key methods for assessing air quality.

Based on available air emissions inventory information provided in the EPA's public database, the following **Table 3.4-2** is a summary of emissions for the South Bend-Elkhart Area.

Table 3.4-2
Summary of South Bend-Elkhart Area Emissions Inventory (2008)

Air Contaminant	South Bend-Elkhart Area Emissions (tons per year [tpy])
VOC	56,395
PM <sub>10</sub>	47,593
PM <sub>2.5</sub>	10,606
СО	156,383
NOX	38,928
SO <sub>2</sub>	18,202

Source: EPA 2013b

South Bend-Elkhart Area is designated as being in attainment or unclassifiable for all NAAQS and is subject to a maintenance plan for ozone. Under the Clean Air Act, states are required to develop a SIP to define the strategies for assessing and maintaining the NAAQS. The SIP sets emissions

budgets for point sources such as power plants and manufacturers; area sources such as dry cleaners and paint shops; off-road mobile sources such as boats and lawn mowers; and on-road sources such as cars, trucks, and motorcycles. The maintenance plan is part of the SIP that documents the control strategies to be put in place to ensure the area will continue to meet the NAAQS.

### 3.4.3.1 Federal Clean Air Act and Indian Tribes

The federal Clean Air Act authorizes EPA to issue regulations specifying the provisions of the Act for which Indian tribes may be treated in the same manner as states. For those provisions specified, a tribe may develop and implement one or more of its own air quality programs under the Act. EPA issued its final rule on this issue in 1998. The rule provides that tribes will be treated in the same manner as states for virtually all federal Clean Air Act programs. The rule grants tribes, with EPA-approved Clean Air Act programs, authority over all air resources within the exterior boundaries of a reservation (including non-Indian owned fee lands) and trust lands. No such program exists for the Pokagon Band of Potawatomi Indians; therefore, EPA retains permitting authority for sources of air pollution located on the South Bend project site.

### 3.5 BIOLOGICAL RESOURCES

Habitat type and vegetative community data is available for areas on a large scale because it is collected via satellite imagery. An example of this is the National Wetland Inventory data available via online. For this project vegetation and habitat data was collected by a qualified botanist on both the South Bend and Elkhart sites. Indiana Natural Heritage Data Center was utilized to gather information about Endangered, Threatened and Rare Species on both the South Bend and Elkhart property. The United States Fish and Wildlife Service is responsible for administering the Endangered Species Act, in particular Section 7(a)(2), which directs "interagency coordination," otherwise known as Section 7 consultation. The Section 7 consultation process is initiated when any action the federal government carries out, funds, or authorizes may affect a listed endangered or threatened species (USFWS 2013). Wetlands within the state of Indiana are regulated both by the US Army Corps of Engineers (USACE) and by the Indiana Department of Environmental Management. As outlined in Section 3.5.6 below, a pre-application meeting was held with both of these agencies in January 2013. During this meeting a preliminary determination was made regarding which wetlands were under the jurisdiction of the USACE. It was also determined that if and when the property is taken into trust, IDEM would not have regulatory jurisdiction over the onsite wetlands.

#### 3.5.1 REGIONAL SETTING

### 3.5.1.1 South Bend Site

This site is located within the headwaters of the Kankakee River and the St. Joseph River in northern Indiana at the northern edge of where a mostly rural area, with a mixture of agriculture, woodland and residential development, reaches the urbanized edge of the City of South Bend. The U.S. Environmental Protection Agency classifies this site as lying within the Level IV Elkhart Till Plains ecoregion of the larger Level III South Michigan/Northern Indiana Drift Plains ecoregion. The Level III ecoregion is described as being distinguished from adjacent ecoregions by a wider assortment of landforms, soil types, soil textures and land uses, within which is the Level IV ecoregion containing end moraines, kames and lacustrine flats previously dominated by oakhickory and beech maple forests but now with agricultural use more extensive than forest cover. (USEPA 2012)

### 3.5.1.2 Elkhart Site

The Elkhart site is located within the St. Joseph River watershed in northern Indiana at the northern edge of a predominantly agricultural area approximately one and one-half mile south of the urbanizing edge outside the City of Elkhart. The U.S. Environmental Protection Agency classifies this site as lying within the Level IV Elkhart Till Plains ecoregion of the larger Level III South Michigan/Northern Indiana Drift Plains ecoregion (USEPA 2012), the same as the South Bend site and described above in 3.5.1.1.

### 3.5.2 Habitat Types Within the Project Area

### 3.5.2.1 South Bend Habitat Types Within the Project Area

This site contains habitat types ranging from the open water of several small ponds to mature upland forest. The most common habitat type is forest of varying age (young to mature woods) and covers approximately 78 acres or 47 percent of the site (Conservation Design Forum, Inc. 2011). The forest habitat occurs in the higher elevation area located around the perimeter of the property. Old field / meadow is the next most common habitat type with approximately 45 acres or 27 percent of the site. The meadow habitat is located in the areas that were previously agricultural lands (Conservation Design Forum, Inc. 2011). The remainder of the site is largely comprised of previous or existing residential use. Two intermittent streams traverse the center of the site, one (Stream A) flowing from Locust Road on the east to where it passes under Prairie Avenue on the west, and the second stream (Stream Y) which enters the site flowing north under US-31 where it enters a ditch along Maple Road and ultimately flows into Stream A.

### 3.5.2.2 Elkhart Habitat Types Within the Project Area

This site is in active agricultural row crop production with the exception of an approximately two-acre former home site along its western edge. Sparse hedgerows are present along the southern and eastern edges of the property and adjoin an approximately two-acre woodlot on adjacent property on the site's southern boundary. A narrow grassy swale intermittently transports surface water runoff from east to west across the northern portion of the property to a culvert under Nappanee Street.

# 3.5.3 Vegetative Types Within the Project Setting

#### 3.5.3.1 South Bend Site

Prior to European settlement, vegetation in the general project area was comprised of oak savanna and prairie. Currently the site is comprised of regenerative cutover Oak-Hickory wood, shrub/tree, old field and Eurasian meadow, forested wetlands, fence row trees/shrubs, and homestead landscape all developed since disturbance and abandonment of agriculture, grazing and timbering. Review of aerial photographs indicates that the site has been cultivated from at least 1939 to about 2006.

Botanist investigated vegetative community types throughout the project site during 2011 on May 4, June 7, and September 20. Visits were made to determine the extent to which any plant communities were dominated by native vegetation remained. Assessment units were determined by dominance of plant communities for a given area. Four significant communities were assessed, of which two demonstrated a richness of plant diversity. Other than abandoned row crops, farming and grazing throughout the site, these native remnants vegetation units were limited to the southeast portion of the site along the southern boundaries of the site as visible on **Figure 3.5-1**. Refer to the Floristic Quality Assessment found in **Appendix D** for a description of each assessment unit and a comprehensive list of plant species. The Floristic Quality Assessment was conducted prior to completion of the preliminary jurisdictional determination for wetlands, therefore discrepancies may exist and acreages of vegetation types are approximate.

### **Oak-Hickory Woods**

Many of the wooded areas within the units inventoried and as described in the Floristic Quality Assessment found in **Appendix D** are either degraded or marginal young communities impacted from past human cultural practices. The canopies comprise mainly of hardwood species including sugar maple, red and black oak, white and red ash, black cherry, tulip tree and basswood.

### Shrub/Tree

Many of these communities are either currently shrub and/or young aged wood comprised mostly of non-native invasive plant species and since they have been intensely tilled or pastured, they are

not of native remnant quality. Refer to the Floristic Quality Assessment found in **Appendix D** for a complete list of plant species.

### Old Field, Eurasian Meadow

A significant portion of the site has been either in tillage agriculture or intense pasture use therefore most of these Old Field and Eurasian Meadow units are dominated by Eurasian meadow species and are not of native remnant quality. Refer to the Floristic Quality Assessment found in **Appendix D** for a complete list of plant species.

### Wetland and Pond

Most of the wetlands and ponds on-site have been degraded by storm water runoff from adjacent roads and highway surface runoff or upstream flows off site. The quality could improve marginally if the wetland were to be burned annually, but dramatic improvements cannot occur until the storm water issues have been resolved. Refer to the Floristic Quality Assessment found in **Appendix D** for a complete list of plant species.

### Hedgerow

These uncultivated strips of land within the project site are typically comprised of both invasive non-native and native trees and shrubs considered to be of low quality due to their aggressiveness in overtaking the plant community reducing overall species diversity. Refer to the Floristic Quality Assessment found in **Appendix D** for a complete list of plant species.

### Homestead Landscape

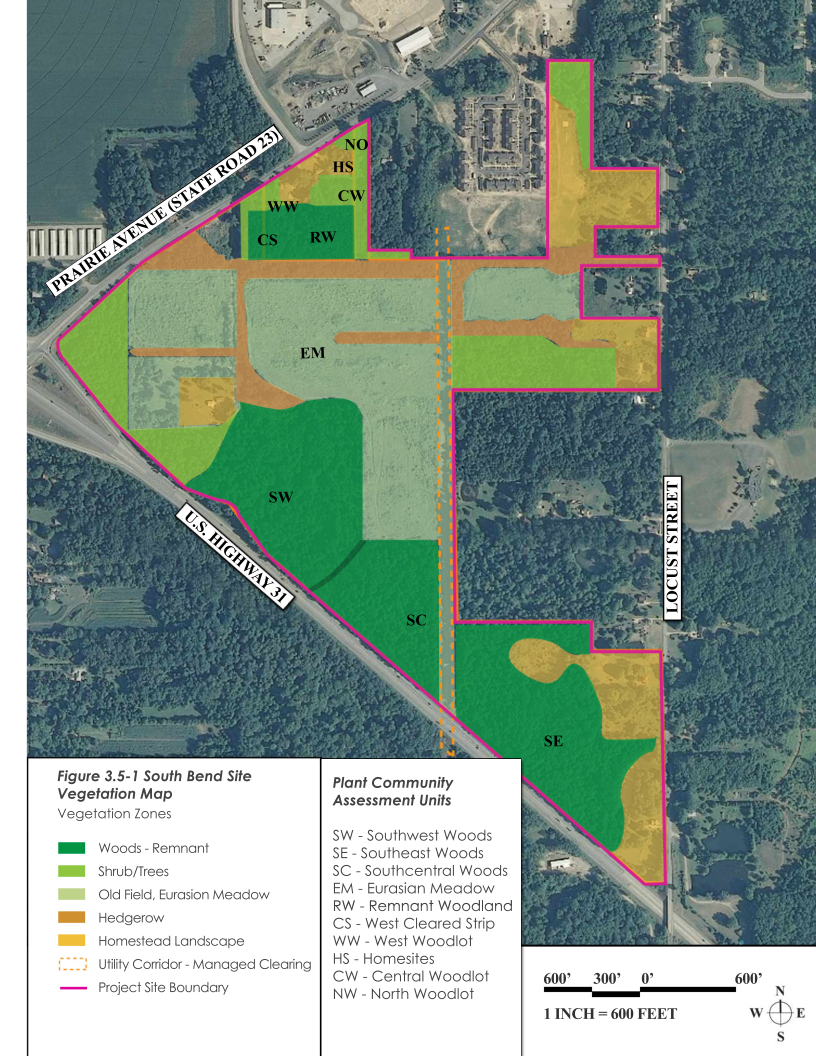
These plant communities comprise mainly of ornamental non-native trees and shrubs along with cool season turf grasses; not of native provenance representing the local native ecology. Refer to the Floristic Quality Assessment found in **Appendix D** for a complete list of plant species. Plant species shown in uppercase are non-native to North America.

Table 3.5-1
Summary of Vegetative Types Within the Project Site

Vegetative Type	Acres	Percent Area
Oak - Hickory Woods	54.78	33.0
Shrub/Tree	23.40	14.1
Old Field, Eurasian Meadow	44.16	26.6
Wetland and Pond	2.26	1.4
Fence row trees/shrubs	15.35	9.3
Homestead landscape	25.86	15.6
Total	165.81	100%

Source: Conservation Design Forum, Inc. 2011

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#### 3.5.3.2 Elkhart Site

Prior to European settlement, vegetation in the general project area may have been comprised of oak savanna and prairie complexes. Currently, the site agricultural land is planted in annual row crops. Review of aerial photographs indicates that the site has been cultivated from early 1930's to the present.

A botanist investigated the vegetative community types throughout the project site in the fall of 2012. A visit was made to determine the extent to which any plant communities dominated by native vegetation remained. Only one visit was necessary due to the extent of disturbance from row crop farming practices. Assessment units were determined by dominance of plant communities for a given area. Refer to the Floristic Quality Assessment found in **Appendix D** for a complete list of plant species. Other than the annual row crops, vegetation is limited to tree fence rows along the property's far south and southeast boundary as visible on **Figure 3.5-2**.

Table 3.5-2
Summary of Habitat Types Within the Project Site

Vegetative Type	Acres	Percent Area
Annual Row Crops	167.5	97.5
Wooded fence hedgerow	2.39	1.4
Wetland	0.24	0.1
Homestead Landscape	1.69	1.0
Total	171.82	100%

Source: Conservation Design Forum, Inc. 2012

#### Wetland

The small wetland on site has been degraded by storm water runoff from the adjacent row crop farming. If adjacent agricultural practices continue such as herbicide application, constant soil disturbance from plowing and the changed hydrology from ditching, the wetland is not likely to revert back and will invite further establishment of invasive plant species.

### Hedgerow

These uncultivated strips of land within the project site are typically comprised of both invasive non-native and native trees and shrubs considered to be of low quality due to their aggressiveness in overtaking the plant community reducing its overall species diversity. Row crop farming practices have also greatly affected the ability of this plant community to be diverse and rich.

### Homestead Landscape

These plant communities comprise mainly of ornamental non-native trees and shrubs along with cool season turf grasses; not of native provenance. These plant communities comprise mainly of

ornamental non-native trees and shrubs along with cool season turf grasses; not of native provenance representing the local native ecology. Refer to the Floristic Quality Assessment found in **Appendix D** for a complete list of plant species. Plant species shown in uppercase are non-native to North America.

# 3.5.4 Wildlife and Federally Listed Species

### 3.5.4.1 South Bend Wildlife and Federally Listed Species

Wildlife, for the purposes of this assessment, has been divided into the following groups: mammals, birds, reptiles and amphibians, and invertebrates. There are no impacts to rare or protected fish species onsite because there are no lakes or permanent streams.

Biologists investigated habitat types throughout the site during the fall of 2012. Vegetation throughout the site has been historically altered significantly from its pre-settlement state. The majority of the remnant woodlots consist primarily of young hardwood tree species with an ecologically degraded understory dominated by non-native shrubs. While no permanently flowing surface hydrology exists within the site, an ephemeral stream and constructed drain network exists. One remnant higher quality woodland community does occur within the southeast portion of the site. This remnant mesic upland forest on rolling topography is somewhat intact and has not been overrun by invasive species. During the spring of 2011, 88 native plant species were recorded with a high-quality mean coefficient of conservatism of 4.9 (Conservation Design Forum, Inc. 2011). In ecologically intact landscapes, highly diverse botanical communities can provide quality habitat structural components necessary for a rich, specialized faunal community. However, in a regional landscape context, factors that are typically associated with habitat fragmentation such as density of existing residential and urban development, roadways, and industrial agriculture, can often have important, overriding negative effects on animal diversity within any remnant natural community.

An Endangered, Threatened and Rare Species document from the Pokagon Sites Project Areas, St. Joseph and Elkhart Counties, Indiana list was obtained from the Indiana Natural Heritage Data Center (Indiana DNR 2012), with an additional data center search conducted in 2016 (Indiana DNR 2016). The list includes previously documented high-quality natural communities and federally-listed species for the township within which the project site is located and the surrounding townships. In addition, comments were received through consultation undertaken with the U.S. Fish and Wildlife Service (USFWS 2013b) under Section 7 of the Endangered Species Act of 1973, as amended. Documents received from the Indiana DNR and the USFWS are included in **Appendix D**.

#### **Mammals**

No species-specific presence/absence surveys were conducted for mammals within the site. Direct and indirect evidence of regionally common mammals such as white-tailed deer and gray squirrels was observed throughout the site. Other mammalian species common to rural / suburban interface

areas that are likely to have access to the site for breeding and/or foraging include other squirrel species, raccoon, opossum, red fox, coyote, striped skunk, chipmunks, voles, moles, mice and bats.

No federally listed or candidate endangered or threatened species of mammals were included on the list received from the Indiana Natural Heritage Data Center, however, the site is within the range of the federally endangered Indiana bat (*Myotis sodalis*) and the federally threatened Northern long-eared bat (*Myotis septentrionalis*) (USFWS 2004).

Indiana bats are a migratory species that is known to typically hibernate in caves from mid-autumn until early spring. During the summer, they live in wooded or semi-wooded areas and forage for insects along river and lake shorelines, in the crowns of trees in floodplains and in upland forests. Their preferred roost sites during the summer are dead trees with loose bark or crevices which receive significant amounts of solar exposure during the day. They are also known to roost in human-made structures including bridges, sheds, houses and abandoned churches (USFWS 2004).

Though the site is located at what is essentially a dead end for northward migrating Indiana bats because of the City of South Bend, the upland forests of the site provide some potential habitat for Indiana bat. The available habitat is not ideal because of the region's fragmented landscape and lack of preferred forested riparian habitat. A site evaluation performed during the winter 2013 identified potential Indiana bat roost trees which are primarily located in the more mature wooded areas along US-31. No federally listed or candidate threatened or endangered mammal species have been observed on the site during on-site evaluations.

The Northern long-eared bat is a wide ranging species that is found in a variety of forested habitats in summer, and hibernates in caves, mines, and other locations in winter. Northern long-eared bats utilize habitats that are very similar to those used by the Indiana bat, but can utilize smaller/younger trees and woodlands with denser understories, are more likely to use cavities, and are also known to utilize buildings and other human structures for roosting. As white nose syndrome is the main threat to this species' existence, and not habitat loss, the USFWS published the Final 4(d) Rule in the Federal Register on January 16, 2016, which outlines prohibitions during the most vulnerable life stages of the northern long-eared bat (i.e., while in hibernacula or in maternity roost trees). Specifically, the Final 4(d) Rule dictates that within the white nose syndrome zone, incidental take outside of hibernacula that results from tree removal is only prohibited when it (1) Occurs within 0.25 miles (0.4 km) of known northern long-eared bat hibernacula; or (2) cuts or destroys known occupied maternity roost trees, or any other trees within a 150-foot (45-meter) radius from the known occupied maternity trees, during the pup season (June 1 through July 31) (USFWS 2016a). A search of the Indiana Natural Heritage Data Center was conducted again in 2016, and the response indicated that "The Indiana Natural Heritage Data Center has been checked and there are no known Myotis septentrionalis occurrences documented near the project area" (see **Appendix D**).

#### Birds

No species specific surveys were conducted for birds onsite. Regionally common birds such as American crow (*Corvus brachyrhynchos*), American robin (*Turdus migratorius*), blue jay (*Cyanocitta cristata*), common starling (*Sturnus vulgaris*), white-breasted nuthatch (*Sitta carolinensis*), and tufted titmouse (*Baeolophus bicolor*), were seen and heard on the site during fall 2012 investigations within the site. Other songbird and raptor species common to the region likely have access to the site for nesting and foraging. Waterfowl habitat is largely limited to the several small ponds located along the eastern edge of the property.

No federally listed or candidate endangered or threatened species of birds were included on the list received from the Indiana Natural Heritage Data Center. No federally listed or candidate endangered or threatened species of birds were identified during consultation undertaken with the USFWS under Section 7 of the Endangered Species Act of 1973, as amended. No federally listed or candidate threatened or endangered bird species have been observed on the site during on-site evaluations.

#### Reptiles and Amphibians

No species specific surveys were conducted for reptiles and amphibians within the site. None were documented within the site during fall 2012 and winter 2013 ecological investigations. The several ponds in the western portion of the property provide breeding habitat for frog and toad species as well as habitat for some species of turtle.

The list received from the Indiana Natural Heritage Data Center included the federally threatened northern copperbelly water snake (*Nerodia erythrogaster neglecta*). USFWS correspondence stated that the site is within the range of the northern copperbelly water snake as well as the candidate eastern massasauga rattlesnake (*Sistrurus catenatus*).

Northern copperbelly watersnakes are strongly associated with wetland habitats, and generally prefer shallow wetlands such as shrub swamps, emergent wetlands and temporary or permanent palustrine open water wetlands (Lee 2010). Eastern massasauga rattlesnakes live in wet areas including wet prairies, marshes and low areas along rivers and lakes (USFWS 2013).

### 3.5.4.2 Elkhart Wildlife and Federally Listed Species

Wildlife, for the purposes of this assessment, has been divided into the following groups: mammals, birds, reptiles and amphibians, and invertebrates. There are no impacts to rare or protected fish species onsite because there are no lakes or permanent streams.

Biologists investigated habitat types throughout the site during fall 2012. Vegetation throughout the site has been entirely altered significantly from its pre-settlement state for agricultural and residential use.

An Endangered, Threatened, and Rare Species Documented from the Pokagon Sites Project Areas, St. Joseph and Elkhart Counties, Indiana, list was obtained from the Indiana Natural Heritage Data Center (Indiana DNR 2012). The list includes previously documented high-quality natural communities and federally listed species for the township within which the project site is located and the surrounding townships. In addition, consultation was undertaken with the USFWS under Section 7 of the Endangered Species Act of 1973, as amended. Documents received from the Indiana DNR and the USFWS are included in **Appendix D**.

#### **Mammals**

No species specific surveys were conducted for mammals within the site. Indirect evidence of only white-tailed deer was observed on the site. Other mammalian species common to rural/suburban interface areas that are likely to have access to the site include squirrel species, raccoon, opossum, red fox, coyote, striped skunk, chipmunks, voles, moles, mice and bats, Given the largely agricultural condition of the property, wildlife use is likely limited to foraging or travel between other foraging and nesting sites.

No federally listed or candidate endangered or threatened species of mammals were included on the list received from the Indiana Natural Heritage Data Center, however, the site is within the range of the federally endangered Indiana bat (*Myotis sodalis*) and federally threatened Northern long-eared bat (*Myotis septentrionalis*) (USFWS 2013).

The lack of wooded areas on the site, the surrounding agricultural use and the very limited amount of adjoining wooded habitats indicate it is highly unlikely this site is used in any fashion by Indiana bat or Northern long-eared bat.

No federally listed or candidate threatened or endangered mammal species have been observed on the site during on-site evaluations.

#### **Birds**

No species specific surveys were conducted for birds onsite. Regionally common songbirds and raptor species common to the region likely have access to the site for roosting or foraging. Nesting habitat is largely limited to hedgerows. The lack of permanent or extended seasonal standing water limits waterfowl use though goose species likely feed in the agricultural fields following crop removal.

No federally listed or candidate endangered or threatened species of birds were included on the list received from the Indiana Natural Heritage Data Center. No federally listed or candidate endangered or threatened species of birds were identified during consultation undertaken with the USFWS under Section 7 of the Endangered Species Act of 1973, as amended. No federally listed or candidate threatened or endangered bird species have been observed on the site during on-site evaluations.

## **Reptiles and Amphibians**

No species specific surveys were conducted for reptiles and amphibians within the site. None were documented within the site during fall 2012 and winter 2013 ecological investigations. Agricultural use of the site and the lack of permanent or seasonal standing water provide almost no habitat for foraging or breeding by reptiles and amphibians.

The list received from the Indiana Natural Heritage Data Center included the federally threatened northern copperbelly water snake (*Nerodia erythrogaster neglecta*). USFWS correspondence stated that the site is within the range of the northern copperbelly water snake as well as the candidate eastern massasauga rattlesnake (*Sistrurus catenatus*).

Northern copperbelly watersnakes are strongly associated with wetland habitats, and generally prefer shallow wetlands such as shrub swamps, emergent wetlands and temporary or permanent palustrine open water wetlands (Lee 2010). Eastern massasauga rattlesnakes live in wet areas including wet prairies, marshes and low areas along rivers and lakes (USFWS 2013). This habitat type is not present on the Elkhart property.

## 3.5.4.3 Vegetative Communities

#### South Bend

The plant species inventory assessment found no known federally listed plant species within the project site based on review of the Indiana Natural Heritage Data Center list of County Endangered, Threatened and Rare Species List for St. Joseph County and biological field surveys. Additionally, no Indiana state-listed plant species were noted, nor are there any likely to persist there.

#### **Elkhart**

The plant species inventory assessment found no known federally listed plant species within the project site based on review of the Indiana Natural Heritage Data Center list of County Endangered, Threatened and Rare Species List for Elkhart County and biological field surveys. Additionally, no Indiana state-listed plant species were noted, nor are there any likely to persist there.

# 3.5.5 Wetlands and Waters of the U.S.

#### 3.5.5.1 South Bend Wetlands and Waters of the U.S.

A wetland delineation was conducted during October 29-30, 2012 which identified 11.48 acres of wetlands. The methods used to conduct this wetland delineation were consistent with the procedures and general practices used by the U.S. Army *Corps of Engineers Wetlands Delineation Manual* (USACE 1987) and the *Interim Regional Supplement to the Corps of Engineers Wetland Delineation Manual: Northcentral and Northeast Region* (USACE 2009). This determination included

review of available information including the Web Soil Survey (NRCS 2012b) and the county list of hydric soils (NRCS 2012a) and topographic survey information (USGS 1987).

Coordination has been on-going with the USACE regulatory staff throughout the EIS process. A site inspection with USACE staff in September 2014 identified additional wetland areas and streams which were delineated and reviewed by USACE staff in October 2014. On April 14, 2015 a Preliminary Jurisdictional Determination (PJD) was issued by the USACE for the South Bend site.

The majority of the wetlands onsite appear to have been historically altered from pre-settlement conditions. While no permanently flowing surface hydrology exists within the site, two intermittent streams traverse the center of the site, one (Stream A) flowing from Locust Road on the east to where it passes under Prairie Avenue on the west, and the second stream (Stream Y) which enters the site flowing north under US-31 where it enters a ditch along Maple Road and ultimately flows into the first stream.

**Figure 3.5-3** portrays the wetland boundaries that were delineated and surveyed. Wetland descriptions are provided below:

### Wetland /Stream A (3.18 acres)

Wetland A includes an intermittent stream channel which was likely constructed for agricultural drainage purposes. Bare soil is prevalent; vegetated areas are typically dominated by calico aster (Symphyotrichum lateriflorum), and sedge species (Carex spp.). The eastern end of this wetland system opens up into a wide palustrine emergent area dominated by aster species, sedges, and wetland goldenrods (Solidago spp.). The southern portion of Wetland A is a forested wetland with dominant vegetation overstory consisting of green ash (Fraxinus pennsylvanica), silver maple (Acer saccharinum), and American elm (Ulmus americana). Lower strata are dominated by arrow wood (Viburnum dentatum) and asters. The upper soil stratum throughout Wetland A consists of loams and sandy loams, all with redox concentrations. Habitat values of Wetland A appear to be relatively low, providing limited hydrological function and degraded habitat.

## Wetland B (2.52 acres)

Wetland B consists of a mostly forested wetland widely encompassing the sinuous channel of an intermittent stream (Wetland/Stream Y) within the southwest portion of the site. The overstory is dominated by cottonwood trees (*Populus deltoides*) and box elder maple (*Acer negundo*). The shrub and herbaceous strata are dominated by young green ash, spicebush (*Lindera benzoin*), cranberry viburnum (*Viburnum opulus*), Morrow's honeysuckle (*Lonicera morrowi*), currant (*Ribes cynosbati*), sedge species, Virginia waterleaf (*Hydrophyllum virginianaum*), wood nettle (*Laportea canadensis*), wood reed (*Cinna arundinacea*), wild garlic (*Allium vineale*), and calico aster. One small portion of this wetland near its northern terminus is dominated by reed canarygrass (*Phalaris arundinacea*). The upper soil strata evaluated throughout Wetland B consist of sandy loams, some with high

concentrations of organic material. Habitat values of Wetland B appear to be marginal, apparently providing some hydrological functionality associated with the ephemeral stream and also providing some marginal habitat.

## Wetland C (0.49 acre)

Located at the far southeast corner of the site, this wetland consists of a man-made pond with a thin fringe of palustrine emergent meadow encompassing it. Rice cutgrass (*Leersia oryzoides*) is the predominant fringe vegetation. Soil strata within this wetland consist of a thin layer of sand over low-chroma modified sandy mucky mineral. Habitat value of Wetland B is low, due to the small size and the landscape position near roads. However, the pond would likely help to attenuate the effects of surface water runoff from the southeastern portion of the site.

## Wetland E (0.05 acre)

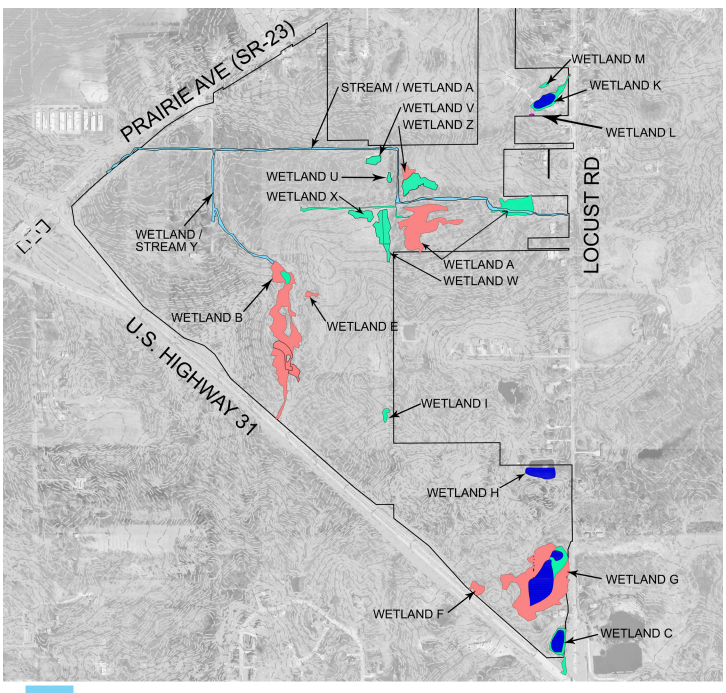
Wetland E consists of a small forested wetland pocket within an upland woodlot east of Wetland B. The overstory is generally dominated by cottonwood trees. Morrow's honeysuckle, crested sedge (*Carex cristatella*), and calico aster are abundant within the ground layer. Soil strata consist of low-chroma loams with prominent redox concentrations. Habitat value of Wetland E appears to be low, due to the small overall size. However, the depressional wetland would likely help to attenuate the effects of surface water runoff.

## Wetland F (0.16 acre)

Wetland F consists of a small, forested wetland situated in a slight depression near U.S. Highway 31. The topography suggests that a vernal pool lies at the center of the wetland during springtime. The overstory is dominated by green ash. The shrub stratum consists of a few, small spicebush. The herbaceous stratum is dominated by bladder sedge (*Carex intumescens*), white grass (*Leersia virginica*), poison ivy (*Toxicodendron radicans*), and calico aster. Soils consist of a relatively deep organic layer upon silty loam. Although near a busy highway, Wetland F likely provides quality vernal pool habitat for amphibians and attenuates the surface water runoff it receives from U.S. Highway 31.

#### Wetland G (3.72 acres)

Wetland G consists of a forested wetland, a man-made pond, and a small palustrine emergent marsh wetland situated near the southeast corner of the property. The topography suggests that forested wetland may contain some small vernal pools during springtime. The overstory is dominated by red maple (*Acer rubrum*) and silver maple. The understory and herbaceous strata are generally dominated by spicebush, young silver maples, white grass, white avens (*Geum canadense*), and Morrow's honeysuckle. The small marsh area is dominated by cattail species (*Typha* spp.) and reed-canary grass. Soils within the forested wetland generally consist of a













Source: St. Joseph County GIS



Pokagon South Bend EIS / February 2016

Figure 3.5-3 South Bend Site Wetlands Survey

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relatively deep muck/peat. Soils within the palustrine emergent wetland consist of organic muck over low-chroma silt loam. The forested portion of Wetland G provides some vernal pool habitat during springtime. If the man-made pond does not contain large fish, it may also serve as a breeding area for frogs and woodland salamanders. The forested wetland is adjacent to a fairly high quality remnant mesic upland forest habitat type, adding to its ecological value.

### Wetland H (0.34 acre)

Wetland H consists primarily of a man-made pond (palustrine open water) with no other significant wetland type associated with it. Wetland H has ecological value, especially as possible breeding habitat for amphibians though it is limited since it is isolated from adjoining habitats by maintained lawn.

## Wetland I (0.07 acre)

Wetland I consists of a small, palustrine emergent wetland lying within a depression. The wetland is within the maintained high-voltage transmission line corridor and is dominated by reed-canary grass, elderberry (*Sambucus nigra*), and multiflora rose (*Rosa multiflora*). Upper soil strata consist of low-chroma silt loam and clay loam, both with redox concentrations. Wetland I has negligible hydrological and ecological value, due to its small size, landscape position, and homogenous vegetation community.

## Wetland J

Wetland J at one point was categorized as a small (0.05 acre), palustrine scrub-shrub wetland situated in a slight depression between an upland woodlot and an old field. However, Wetland J was determined by the USACE staff to not be a wetland after direct consultation in October 2014.

#### Wetland K (0.44 acre)

Wetland K consists of a man-made pond with an extension of palustrine emergent meadow at both ends. Meadow willow (*Salix petiolaris*), reed-canary grass, and cattails are the dominant flora. Upper soil strata within Wetland K consist of low-chroma silt loam and sandy loam upon clay. Wetland K has limited ecological value as possible breeding habitat for amphibians.

# Wetland L (0.01 acre)

Wetland L consists of a tiny forested wetland pocket that has been historically filled almost completely. The vegetation consists primarily of American elm, cranberry viburnum, calico aster, swamp white oak (*Quercus bicolor*), and cottonwood. Upper soil strata within Wetland L consist of low-chroma loam and silt loam with redox concentrations. Wetland L likely has limited hydrological and ecological value, due to its very small size and degraded condition.

## Wetland M (0.04 acre)

Wetland M consists of a small wetland pocket located north of Wetland K. Dominant vegetation consists of American sycamore (*Platanus occidentalis*) saplings, reed-canary grass, and meadow willow. The upper strata of soils within Wetland M consist of low-chroma, unconsolidated sandy loam. Wetland M has limited hydrological and ecological value, due to its small size and degraded condition.

## Wetland U (0.04 acre)

Wetland U consists of a small, palustrine emergent wetland lying within a depression. The wetland is within the maintained high-voltage transmission line corridor and is dominated by sedges (*Carex stricta*). Upper soil strata consist of a thick dark surface of low-chroma loam. Wetland  $\underline{U}$  has negligible hydrological and ecological value, due to its small size, landscape position, and homogenous vegetation community.

## Wetland V (0.11 acre)

Wetland V consists of a small, palustrine emergent wetland lying within a depression. A portion of the wetland is within the maintained high-voltage transmission line corridor. This wetland is dominated by reed canary grass. Upper soil strata consist of a thick dark surface of low-chroma loam. Wetland  $\underline{V}$  has negligible hydrological and ecological value, due to its small size, landscape position, and homogenous vegetation community. Because of its landscape position, the wetland likely serves as a hydrologic buffer to the nearby Stream A.

## Wetland W (0.52 acre)

Wetland W consists of a palustrine emergent wetland lying within a broad, hillside swale. The wetland is within the maintained high-voltage transmission line corridor and is dominated by reed canary grass. Upper soil strata consist of low-chroma loam with redox concentrations. Wetland <u>W</u> has negligible hydrological and ecological value, due to its small size, landscape position, and homogenous vegetation community. Because of its landscape position, the wetland likely serves to filter surface water flowing to Stream A.

#### *Wetland X (0.18 acre)*

Wetland X consists of a palustrine emergent and scrub shrub wetland depression. The wetland is within the maintained high-voltage transmission line corridor and is dominated by willows (Salix interior), rushes and goldenrod. Upper soil strata consist of low-chroma loam with redox concentrations. Wetland  $\underline{X}$  has negligible hydrological and ecological value, due to its small size, landscape position, and homogenous vegetation community.

## Wetland/Stream Y (0.21 acre)

This stream channel passes through Wetland B as a series of small braided channels that coalesce into a single thread channel at a point upstream of an existing culvert at the north end of Wetland B. Downstream of this existing culvert, the stream flows to the northwest through a small wooded area where it exhibits stable geomorphic features such as a well-defined bankfull channel and riffle-run-pool-glide sequences. Within this reach, the stream has a bankfull width of approximately 2.6 feet, a bankfull mean depth of approximately 0.2 feet and a bankfull slope of approximately 2.8%. The channel becomes incised at the point where the stream turns due north and flows parallel to the abandoned South Maple Road.

## Wetland Z (0.61 acre)

Wetland Z is located within the north-central portion of the site, close to Wetland A. The northern portion of Wetland Z is palustrine forested, consisting primarily of a grove of cottonwood trees and saplings. Calico aster is the most abundant plant within the herbaceous stratum. The palustrine emergent portion of Wetland Z is a wet meadow dominated by calico aster and rough barnyard grass (*Echinochloa muricata*). Missouri ironweed (*Vernonia missurica*) and wetland goldenrod species. Upper soil strata within Wetland Z consist of low-chroma clay loams. Habitat value of Wetland Z is fair, due its relatively diverse wet meadow habitat (including several species typically found in wet prairies). Because of its landscape position, the wetland likely serves as a hydrologic buffer to the nearby Stream A.

## 3.5.5.2 Elkhart Wetlands and Waters of the U.S.

A wetland delineation was conducted on November 14, 2012, which identified one wetland area approximately 0.02 acre in size. The methods used to conduct this wetland delineation were consistent with the procedures and general practices used by the U.S. Army Corps of Engineers Wetlands Delineation Manual (USACE 1987) and the Interim Regional Supplement to the Corps of Engineers Wetland Delineation Manual: Northcentral and Northeast Region (USACE 2009). This determination included review of available information including the Web Soil Survey (NRCS 2012b) and the county list of hydric soils (NRCS 2012a) and topographic survey information (USGS 1987).

**Figure 3.5-4** portrays the wetland boundary that was delineated and surveyed. Wetland A consists of a shallow depression under an overhead utility corridor between an active agricultural field and the small woodlot on the adjoining property in the southern portion of the property. Vegetation within this palustrine emergent wetland included fork-flowered panicum-grass (*Panicum dichotomiflorum*), Virginia wild-rye (*Elymus virginicus*), smartweed (*Polygonum* sp.) and side-flowering aster (*Symphyotrichum lateriflorum*). Upper layer soil strata in Wetland A consist of low-chroma silty loam with some gravel below one foot in depth.

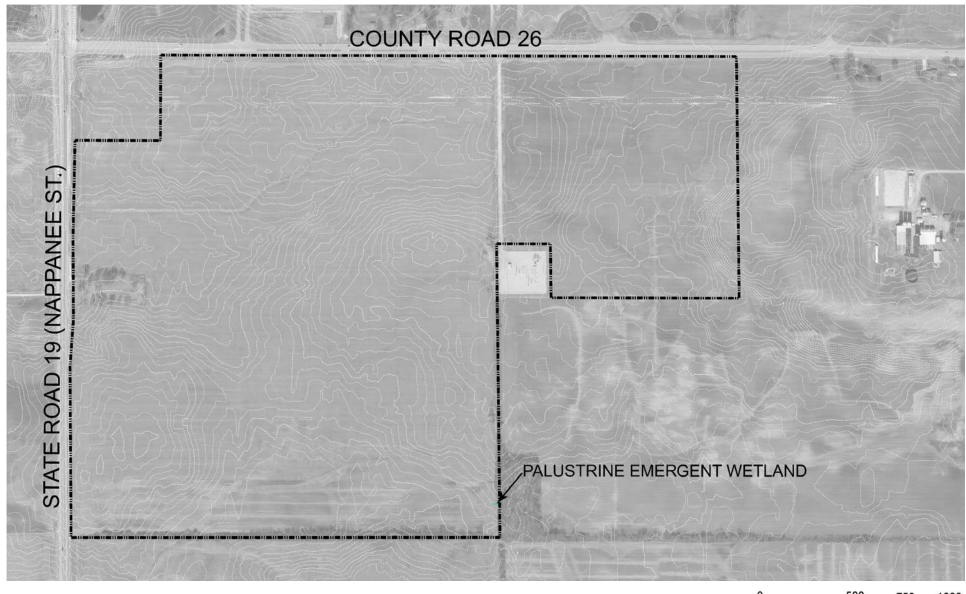
Wetlands were not identified in farmed areas of the site given the lack of hydrophytic vegetation and evidence of hydrology; however the Web Soil Survey soil map shows three locations on the site

comprise approximately 18 acres of hydric soil. The hydric soil area in the northwest portion of the property contains a grassy swale through it which conveys water to a culvert under Nappanee Street. The hydric soil area in the southern portion of the property contained an open segment of damaged, but still functioning drain tiles. These physical hydrological modifications appear to currently operate at a capacity sufficient to prevent the re-establishment of wetland habitat, however in the absence or terminal damage of drainage tiles, these areas would potentially return to functional wetlands.

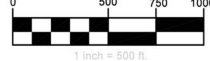
## 3.5.6 Wetland Regulatory Jurisdiction

As described in the USACE Regulatory Guidance Letter, the classes of waterbodies subject to Federal Clean Water Act jurisdiction, and therefore under the jurisdiction of the USACE are: traditional navigable waters, wetlands adjacent to traditional navigable waters, non-navigable tributaries of traditional navigable waters that are relatively permanent, and wetlands that directly abut such relatively permanent tributaries. In addition, federal CWA jurisdiction also includes non-navigable tributaries that do not typically flow year round or have continuous flow at least seasonally, wetlands adjacent to such tributaries and wetlands, and wetlands adjacent to but that do not directly abut a relatively permanent non-navigable tributary. In some situations, a significant nexus must be demonstrated between a wetland and a navigable water of the U.S. in order for the wetland to be considered jurisdictional

A meeting was held on January 29, 2013 with representatives from the USACE, IDEM, and consultants for the BIA during which wetland jurisdiction, permitting and mitigation issues were discussed (Atkins North America, Inc. [Atkins], 13/01/2013). The BIA's understanding is that the USACE would have sole wetland regulatory jurisdiction if and when the land is taken into trust. The USACE also has a procedure for Preliminary Jurisdictional Determinations (PJDs). A PJD advises the applicant that the Corps of Engineers believes there may be waters of the United States on the property that fall under the Corps' regulatory authority. A PJD took place at the South Bend site on April 14, 2015. As a result, all wetlands and waters on the South Bend site will be treated as if they are jurisdictional waters of the United States. A PJD enables the Corps of Engineers and the permit applicant to resolve the issue of jurisdiction without spending time on making an official determination of which wetlands fall within the USACE jurisdiction. At any time, an applicant may request an Approved Jurisdictional Determination (AJD), which would provide an official determination of jurisdictional waters on a site. An AJD can be administratively appealed. While a PJD can save time during the permitting process, this time savings comes at the potential cost of larger requirements for compensatory mitigation for wetland impacts, as the Corps requires mitigation for impacts to all jurisdictional wetlands. In these situations, the USACE and IDEM typically use the same mitigation standards which include ratios of 2.0 to 1 for emergent wetlands and 4.0 to 1 for forested wetlands, both on and offsite. At this time, there are no wetland mitigation banks in the Kankakee River watershed with appropriate habitat credits. The USACE would prefer to see suitable lands within the watershed used for wetland mitigation, and that mitigation take



Palustrine Emergent Wetland (.017 acres)



Pokagon South Bend EIS /January 2013

Figure 3.5-4 Elkhart Site Wetland Survey

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place in the same wetland/habitat type as that which is impacted. In addition to wetland impacts, potential protected species impacts would also have to be addressed at the time of permitting. The USACE thought the Elkhart site could have more wetlands than have been identified if it can be determined that functioning wetlands could return if the agricultural drain tiles were broken, though there is no specific USACE guidance for making this determination. Notes from the January 2013 meeting are included in **Appendix D**.

## 3.5.6.1 South Bend Wetland Regulatory Jurisdiction

In January 2015 a request for a PJD was submitted to the USACE for a 98 acre portion of the ±165.81-acre site. A PJD took place at the South Bend site on April 14, 2015. As a result, all wetlands and waters on the South Bend site will be treated as if they are jurisdictional waters of the United States.

## 3.5.6.2 Elkhart Wetland Regulatory Jurisdiction

Wetland A does not appear to be regulated due to its isolation from direct or indirect connection to jurisdictional waters. However, additional jurisdictional wetlands may occur on this site if existing drainage channels are not maintained, and hydrology is allowed to return to the site's several areas of hydric soil.

### 3.6 CULTURAL RESOURCES

Cultural resources are prehistoric and historic archaeological sites, districts, structures, or locations considered significant to a culture, a subculture, or a community for scientific, traditional, religious, or other reasons. Prehistoric archaeological sites may include rock shelters, lithic scatters, flaked stone scatters, rock rings or alignments, tool procurement sites, thermal features/roasting pits with artifact scatters, and rock art locations. Historic sites may include buildings, structures, features such as mine shafts, transportation routes, and refuse deposits [36 CFR Section 800.16 (l)(1) and 4 CFR 1508.8].

Legislative mandates, including but not limited to Section 106 of the National Historic Preservation Act (NHPA) of 1966, as amended, the National Environmental Policy Act of 1969, as amended and the Archaeological Resources Protection Act of 1979, as amended require federal agencies make a reasonable and good faith effort to identify historic properties (districts, historic and archeological sites, buildings, structures, or objects) and to assess the potential effects federal actions may have on historic properties included, or eligible to be included, in the National Register of Historic Places (NRHP).

To be eligible for NRHP listing, an historic property (including archeological sites) must satisfy at least one of the National Register criteria as set forth in 36 CFR 60.4. A significant site or property is one that possesses integrity of location, design, setting, materials, workmanship, feeling, and association and:

- That are associated with events that have made a significant contribution to the broad patterns of our history (Criteria A); or
- That are associated with the lives of persons significant in our past (Criteria B); or
- That embody the distinctive characteristics of a type, period, or method of construction, or a significant and distinguishable entity whose components may lack individual distinction (Criteria C); or
- That has yielded, or may be likely to yield, information important in prehistory or history (Criteria D).

### 3.6.1 Cultural Overview

The State of Indiana has been inhabited since the Paleoindian period (ca. 10,000-7500 BC) to the present. The Potawatomi Indians, a well-known Native American group, have been documented in the State from the late 1600s to the early to mid-nineteenth century (Jones and Johnson, 2012).

"Potawatomi groups moved around a lot in early historic times. In the early  $18^{th}$  century, some groups of Potawatomis lived along the southern shore of Lake Michigan and along the Michigan-Indiana border. Thus, they occupied areas in extreme northern Indiana such as in the St. Joseph, and Elkhart River drainages. In the 1770s, Potawatomi groups began moving as far south as the Wabash River, ranging over the northern part of the state. They also lived along the Kankakee and Calumet rivers. In 1838, the Potawatomis were removed from [Indiana]. Today, some Potawatomis continue to live in northern Indiana and southern Michigan" (Indiana Division of Historic Preservation and Archaeology [DHPA], 2013).

# More specifically,

"prior to the formation of the United States, the Potawatomi Tribe, of which the Pokagon Band is a constituent part, occupied the area between Detroit and Chicago in southern Michigan, northern Indiana and northern Illinois. Various Potawatomi bands lived in villages throughout this territory, including the ancestral villages of the Pokagon Band located in the St. Joseph-Paw Paw River Valley in the southwest corner of Michigan's lower peninsula. These Potawatomi bands shared common bonds of kinship, commerce, culture, and geography. The Potawatomi villages in the St. Joseph River Valley were united behind the leadership of Leopold Pokagon in the negotiations that led to the 1833 Treaty of Chicago (the "Treaty"). As a result of the Treaty, a majority of the Potawatomi were removed from Michigan and Indiana. The Pokagon Band, as the Potawatomi villages in the St. Joseph River Valley came to be known, remained in Michigan" (Pokagon Band of Potawatomi Indians, 2012).

European exploration of the area began in the late seventeenth century with Canadian fur traders and French missionaries entering the area. However, the first white settler in present-day St. Joseph County was Pierre Navarre in 1820 (Center for History 2013a). In the early twentieth century, South Bend began emerging as a city with the development of the automotive industry (Center for

History 2013b). Of note, the Studebaker Blacksmith Shop and Carriage Factory was located in South Bend. The factory engaged in blacksmithing and woodworking, and became a leading manufacturer of quality wagons through the development of kilns that could dry green timbers quickly to meet larger orders. Later they also began to produce a variety of wheeled vehicles including carriages, and eventually automobiles in 1902 (Andrews, 2013a). Today, the Studebaker family and business are the subject of a local national museum (The Studebaker National Museum) and many of the properties associated with the family are part of The Studebaker-Bendix Heritage Trail including the JMS Building built by J.M. Studebaker, the Studebaker Administration Building, the City Cemetery in which members of the family are buried, Former 1st Presbyterian Church, Bendix Woods County Park (all listed in the NRHP), and Tippecanoe Place (home of Clem Studebaker), a National Historic Landmark (Studebaker National Museum, 2013).

# 3.6.2 Cultural and Religious Traditional Cultural Properties

A traditional cultural property is a place that is eligible for listing in the NRHP because of its association with "cultural practices and beliefs that are rooted in the history of a community and are important to maintaining the continuity of that community's traditional beliefs and practices" (Parker and King 1998). A few types of traditional cultural properties include locations:

- Associated with the traditional beliefs of a Native American group about its origins, cultural history, or the nature of the world
- Rural communities whose organization, buildings and structures, or patterns of land use reflect the cultural traditions valued by its long-terms residents
- Native American religious practitioners have traditionally, and are known or thought to go today, to perform ceremonial activities

According to the National Park Service (NPS) Native American Consultation Database (NPS 2013), in addition to the Pokagon Band of Potawatomi Indians, four other federally recognized tribes (the Citizen Potawatomi Nation, Oklahoma; the Forest County Potawatomi Community, Wisconsin; the Hannahville Indian Community, Michigan; and Indiana; and the Prairie Band of Potawatomi Nation, Kansas) have expressed interest in being notified of undertakings in St. Joseph and Elkhart Counties, Indiana.

Consequently, these tribes were contacted as part of this undertaking (see **Appendix E**). None of the contacted tribes responded to the notification. Additionally, as a result of the archeological investigations discussed in the following sections, "no Native American/pre-European cultural materials were found" (Andrews 2013a, b). Similarly, while the results of the architectural survey of standing structures determined one resource as NRHP-eligible, the resources identified as a whole did not merit NRHP inclusion as part of a rural district (Russell, 2013). Therefore, a separate traditional cultural properties survey was not undertaken for this proposed undertaking.

# 3.6.3 Previous Investigations

Although the area has been inhabited since the Paleoindian period, the proposed South Bend and Elkhart sites had not been previously archeologically investigated. However, as part of the proposed undertaking, an archeological survey was conducted in 2011 by Andrews Cultural Resources (Andrews) on the South Bend site and in 2012 on the Elkhart site. Additionally, in 2013, Atkins conducted an architectural survey of standing structures to identify and evaluate effects to historic-age (50 years or older from time of project letting) structures within the South Bend site. The results of these investigations are summarized below. Pursuant to Section 9 of the Archaeological Resources Protection Act of 1979 (16 U.S.C. § 470hh) and Section 304 of the National Historic Preservation Act of 1966 (16 U.S.C. § 470w-3), the archeological surveys of the South Bend site that were conducted by Andrews Cultural Resources and the historic property survey of the Elkhart site conducted by Atkins have been withheld from public distribution in order to protect sensitive information concerning cultural resources.

#### **3.6.3.1** South Bend

In 2011, Andrews Cultural Resources conducted a Phase I archeological survey of approximately 193.36 acres (15 parcels owned by the Pokagon Band) that included the current South Bend site. During the investigation, five newly recorded historic archeological sites (12-Sj-483, 12-Sj-484, 12-Sj-485, 12-Sj-486 and 12-Sj-487) were identified along with at least seven additional historic debris/dump areas mostly associated with non-extant homes. Sites 12-Sj-483 and 12-Sj-484 were identified on a parcel owned by the Pokagon Band, but this parcel is not included as part of the feeto-trust application, nor is it analyzed in this EIS and should be regarded only for potential cumulative impacts.

Sites 12-Sj-485 and 12-Sj-486 were identified on Parcel 3 also as surface scatters of historic-age and contemporary debris. 12-Sj-485 was located along both sides of a two track road and consisted of household items, metal car parts, cans, tires, small chunks of concrete, plastic containers and cups. No further information about 12-Sj-486 was reported. However, no manufacturing marks were identified on the artifacts at 12-Sj-485 or 12-Sj-486 (Andrews, 2013a).

Site 12-Sj-487 was located on Parcel 14 extending onto Parcels 15 and 17. 12-Sj-487 is an historic industrial type waste dump consisting of an enormous quantity of cinders, an asphalt/tar type substance in the form of small to medium sized lumps and several large fire bricks of a type used in the construction of kilns and large furnaces where temperatures are extremely high. According to the 1875 and 1895 plat maps, these parcels along with Parcel 13 were owned by S. Studebaker (presumably Samuel or Susan Studebaker) and H. Studebaker (presumably Henry Studebaker) respectively (Andrews, 2013). Samuel Studebaker (unrelated to John Studebaker of the Studebaker Blacksmith Shop and Carriage Factory) was one of the early settlers of St. Joseph County. His daughter, Susan Studebaker married Henry Studebaker (son of John Studebaker) (Chapman, 1880; Howard, 1907).

However, according to Andrews Cultural Resources, there is no documentary or literary evidence to support the view that any of the John Studebaker family ever lived on the parcel within the project area owned by Henry Studebaker. Although, the parcel does bear the distinction of being associated with the Studebaker family and a house may have existed upon the property which the Studebaker's rented out. The presence of a home is implied from a historical source that states a family by the name of Robbins stayed upon a farm near South Bend, owned by Henry Studebaker in 1849 (Andrews, 2013a).

As such, Andrews Cultural Resources concluded none of these debris/dump sites are significant and none of the historic material/debris had significant interpretive value. No additional archaeological investigations were recommended for any of the parcels associated with the project and any proposed ground disturbing undertakings within the project area will have no effect/impact upon any archaeological resources (Andrews, 2013a). Both the BIA and THPO have concurred with these findings (Rosen, 2013a; Winchester, 2013) (see **Appendix E**).

In 2012, as part of a Phase I archeological survey of the Elkhart site, Andrews Cultural Resources conducted investigation of approximately 7.5 acres on 3 additional Parcels (7, 8, and 9) at the South Bend site. Within these parcels, only structural debris and contemporary household items like children's toys, cans and bottles with no artifacts older than 50 years or significant diagnostic historic material were identified. Research of plat maps of the area from 1863, 1875, 1895, 1900 and 1929 did not depict any structures on these parcels. Andrews concluded the parcels to be unremarkable, the historic material/debris to have no significant interpretive value and recommended no further archeological investigations on the parcels (Andrews, 2013b). Both the BIA and THPO have concurred with these findings (Rosen, 2013a; Winchester, 2013) (see **Appendix E**).

In 2013, the BIA identified 24 potentially historic-age resources within or in the immediate vicinity of the South Bend site. Following BIA's consultation with the Division of Historic Preservation and Archaeology and THPO regarding the 24 historic-age resources identified, it was concluded a survey of only the historic-age resources on the South Bend site was necessary (BIA Structures 4, 5, 6, 8, 9, 10, 11, 12, 19 and 24). Therefore, Atkins conducted an architectural survey of standing structures of approximately 166 acres (18 parcels) on the South Bend site. During the investigation, existing resources built prior to 1968 (50 years of age with an additional 5 year buffer in case of delay with project letting date) were documented and assessed for eligibility for inclusion in the NRHP. The survey resulted in the identification of four properties containing eight historic-age resources ranging in age from 1910 to circa (ca.) 1953. Of the resources identified, BIA Structures 3 (Atkins Resource 01A and 01B), 5 (Atkins Resource 02), and 6 (Atkins Resource 03) lacked integrity, known significance and did not have informational potential. Therefore, they were not recommended for NRHP inclusion.

BIA Structure 10 (Atkins Resources 04A-D) was associated with both a single-family dwelling (Atkins Resource 4A) and associated structures (Atkins Resources B-D). Atkins Resources B-D, while retaining a high level of integrity, do not appear to be eligible for listing in the NRHP under Criterion C because the resources do not embody distinctive characteristics, represent the work of a master or possess high artistic value as single resources or qualify as a complex with Resource 04A. Additionally, none of the resources have known historic associations and do not appear to merit listing in the NRHP under Criteria B or C, or under Criterion D for information potential. No further consideration of these resources are recommended under Section 106 of the NHPA.

However, Atkins Resource 04A was identified as a two-story former dwelling with a full basement constructed in 1924 that currently serves as the Pokagon Band's Indiana Tribal Government Office. The American Foursquare plan structure appeared to retain design, materials, workmanship, feeling, location and setting. Therefore, Resource 04A was recommended as eligible for inclusion in the NRHP under Criteria C. No historic associations were identified during current research of the property, and thus Resource 04A is not recommended eligible for inclusion under Criteria A or Criteria B. Additionally, the resource does not appear eligible under Criteria D for informational potential. Further research could potentially uncover additional information that could merit NRHP inclusion under Criteria A and/or B. (Russell, 2013).

Structures 8, 9, 11, 12, 19, and 24 were also identified by the BIA as being within the South Bend site. BIA Structure 9 was a non-historic age garage associated with a dwelling that appeared to have been moved. Although visible on topographic maps, BIA Structures 8, 11, 12, 19 and 24 have no extant structures at those locations. Both the BIA and THPO later concurred with these findings (Rosen, 2013b; Zimmerman, 2013b) (see **Appendix E**).

#### 3.6.3.2 Elkhart

As previously mentioned, in 2012, Andrews Cultural Resources conducted a Phase I archeological survey of approximately 170.42 acres (2 parcels) at the Elkhart site. During the investigation, one newly recorded historic archeological site (12-E-450) was identified along with at least three additional scatters of structural debris and associated contemporary household items.

Site 12-E-450 was identified on Parcel 63 as an historic site consisting of several scatters of historic-age artifacts, modern debris and foundation debris piles. Artifacts consisted of ceramics, vessel glass, window glass, and miscellaneous household and personal items such as pieces of coal, jewelry and a house key dating to ca. 1850–1950. Although foundation debris piles consisting of large pieces of concrete with large stones adhering to them were identified, no structural foundation was located (Andrews, 2013b).

Limited archival research showed Jared A. Stillman was issued a land patent for the area on 5 July 1837. In 1874, a structure owned by J. Yoder, presumably a house, is shown at the location where the historic period artifacts from 12-E-450 were found on Parcel 63. The structure is still depicted

on the 1951 Concord Township Plat Map with the property being owned by Harrison Miller. This also the last date a structure is shown for this location on plat maps (Andrews, 2013b).

Andrews concluded that the historic farmstead site identified during the survey is similar to thousands of sites in the region and that none of the historic material/debris had significant interpretive value. No additional archaeological investigations were recommended for any of the parcels associated with the project and any proposed ground disturbing undertakings within the project area will have no effect/impact upon any archaeological resources (Andrews, 2013b). Both the BIA and THPO have concurred with these findings (Rosen, 2013a; Winchester, 2013) (see Appendix E).

### 3.6.4 Results of the Records Review

As part of the archeological site location surveys, Andrews Cultural Resources conducted literature research at the South Bend and Elkhart Public Libraries, and by way of internet sites where they reviewed historic atlases and plat maps of the project area for the presence of any farmsteads and other occupational evidence. County, city and state history books and articles were also examined to develop an understanding of the land use history within and adjacent to the project area. On the South Bend site location, Prairie Avenue (State Highway 23) was identified as a historic-age road/trail. Additionally, several parcels within the South Bend site were identified as being owned by the Studebaker family (Andrews, 2013a). Within the Elkhart site, one parcel was identified having had an historic-age structure on the property (Andrews, 2013b).

Also as part of the Phase I investigations, the Pokagon Band of Potawatomi Indians Tribal Historic Preservation Officer contacted the DHPA to request information relative to any previously recorded archeological or cultural resources known to exist within the project areas. In reference to the South Bend project, no previously recorded known archeological or cultural resources were found to exist at the proposed South Bend site (Andrews, 2013a). In reference to the Elkhart project, no previously recorded known archeological or cultural resources were found to exist on or adjacent to the St. Joseph County parcels of the proposed Elkhart site. However, three previously known pre-European find spots (12-E-0202, 12-E-0203 and 12-E-0204) were found to exist within one mile of Parcels 63 & 64 of section 31, Concord Township in Elkhart County, but not within the Elkhart site. 12-E202 is an isolated find of an Early Archaic small Kirk serrated point while 12-E-203 is an isolated find of a Late Archaic fragment of a distal end of a lanceolate biface. 12-E-204 is an isolated find of the distal end of a biface fragment (Andrews, 2013b).

At the request of the THPO in 2013, a secondary review of the DHPA Indiana State Historic Architectural and Archaeological Research Database (SHAARD) was undertaken by Mark Schurr of the University of Notre Dame as part of the EIS effort to identify sites within 0.25 mile of the proposed South Bend and Elkhart sites. Again, no historic or prehistoric sites within the South Bend and Elkhart sites were identified and the same 3 previously recorded prehistoric sites (12-E-0202, 12-E-0203, 12-E-0204) within 0.25 mi of the Elkhart site were identified (Schurr, 2013).

Atkins also conducted research of available records using the SHAARD Geographic Information System (GIS) and database to identify previously recorded archeological sites, NRHP-listed properties and districts, cemeteries, historic bridges and county survey sites. Additionally, the DHPA's lists of Indiana Properties Listed Only on the State Register, Indiana Properties Listed on the State and National Registers, and Indiana Properties Just Listed on the National Register were also reviewed. As an additional source of NRHP-listed properties, the National Park Service's NRHP database and GIS Spatial Data was consulted. Finally, the NPS's National Historic Landmarks program was also reviewed.

Atkins identified 4 previously recorded Indiana Historic Sites and Structures Inventory County Survey sites (141-598-11024, 141-598-11025, 141-598-11026 and 141-598-70004) within 0.25 mi of the South Bend site. Of these, 141-598-11025 and 141-598-11026 (BIA Structures 1 and 2, respectively) were identified in the visual area of effect as established by the BIA in consultation with the DHPA. These resources were identified in the SHAARD GIS as unknown. One previously recorded archeological site (12-E-203) was identified within 0.25 mi of the Elkhart site.

## 3.7 SOCIOECONOMIC CONDITIONS

Nilesen Claritas, a reputable national economic and demographic research firm, provided the economic, demographic, and housing data. The study contains sensitive market information that is not part of the EIS, is protected by the Uniform Trade Secrets Act, and could be detrimental to the Pokagon Band's interests if made public, and thus was redacted from this version of the Appendices. Portions of these data are proprietary in nature and have thus been redacted from this version of the document. Employment data was obtained from the Indiana Department of Workforce Development which assists with the creation of jobs in Indiana by assisting companies to produce new jobs and improve employee skills. Data regarding community infrastructure such as schools, libraries and parks was obtained from the local municipalities.

### 3.7.1 Socioeconomic Characteristics

The baseline socioeconomic conditions were analyzed for four levels of geography: 1) the City of South Bend, Indiana, which pertains to Alternatives A, C, and D; 2) the County of St. Joseph, Indiana, which also pertains to Alternatives A, C, and D; 3) the City of Elkhart, Indiana, which pertains to Alternative B; and, 4) the County of Elkhart, Indiana, which also pertains to Alternative B.

### 3.7.1.1 Baseline Conditions

### **Population and Households**

Economic and demographic data were obtained from Nielsen Claritas (Nielsen 2013). According to Nielsen Claritas data, the population of the City of South Bend equals 100,681 as of 2013. The population has decreased by 980 since the 2010 census and by 6,727 since the 2000 census, decreases of 1.0 percent and 7.1 percent respectively. The population of the City of South Bend is

projected to decrease by 1,153 by the year 2018, a decrease of approximately 1.2 percent. There are 39,637 households in the City of South Bend as of 2013. The number of households has decreased by 134 since the 2010 census and by 2,716 since the 2000 census, decreases of 0.3 percent and 6.4 percent, respectively. The number of households in the City of South Bend is projected to decrease by 218 by the year 2018, a decrease of approximately 0.6 percent.

According to Nielsen Claritas data, the population of the County of St. Joseph equals 216,314 as of 2013. The population has decreased by 617 since the 2010 census, a decrease of 0.2 percent. The population has increased by 754 since the 2000 census, an increase of 0.3 percent. The population of the County of St. Joseph is projected to decrease by 24 people by the year 2018, a decrease of less than one-tenth of 1 percent. There are 102,978 households in the County of St. Joseph as of 2013. The number of households has decreased by 91 since the 2010 census, a decrease of 0.1 percent. The number of households has increased by 2,231 since the 2000 census, an increase of 2.2 percent. The number of households in the County of St. Joseph is projected to increase by 223 by the year 2018, an increase of approximately 0.2 percent.

According to Nielsen Claritas data, the population of the City of Elkhart equals 53,474 as of 2013. The population has increased by 212 since the 2010 census, an increase of 0.4 percent. The population has decreased by 243 since the 2000 census, a decrease of approximately 0.5 percent. The population of the City of Elkhart is projected to increase by 380 by the year 2018, an increase of approximately 0.7 percent. There are 20,094 households in the City of Elkhart as of 2013. The number of households has increased by 97 since the 2010 census, an increase of 0.5 percent. The number of households has decreased by 265 since the 2000 census, a decrease of 1.3 percent. The number of households in the City of Elkhart is projected to increase by 167 by the year 2018, an increase of approximately 0.8 percent.

According to Nielsen Claritas data, the population of the County of Elkhart equals 200,504 as of 2013. The population has increased by 2,945 since the 2010 census and by 17,703 since the 2000 census, increases of 1.5 percent and 9.7 percent respectively. The population of the County of Elkhart is projected to increase by 4,611 people by the year 2018, an increase of 2.3 percent. There are 71,129 households in the County of Elkhart as of 2013. The number of households has increased by 885 since the 2010 census and by 4,972 since the 2000 census, increases of 1.3 percent and 7.5 percent respectively. The number of households in the County of Elkhart is projected to increase by 1,523 by the year 2018, an increase of approximately 2.1 percent.

## Housing

According to Nielsen Claritas data, the number of housing units in the City of South Bend equals 46,057 as of 2013. Single family units, attached or detached, account for 79.7 percent of the housing supply. Approximately 4.4 percent of the supply has been built since the year 2000. The number of housing units occupied equals 39,637, a vacancy rate of 13.9 percent. Of those units occupied, 60.3 percent are owner-occupied and 39.7 percent are renter-occupied. The average length of residence

for owner-occupied units is 20 years. The average tenure for renter-occupied units is seven years. The median value of owner-occupied units is \$86,980.

According to Nielsen Claritas data, the number of housing units in the County of St. Joseph equals 114,778 as of 2013. Single family units, attached or detached, account for 78.9 percent of the housing supply. Approximately 9.3 percent of the supply has been built since the year 2000. The number of housing units occupied equals 102,978, a vacancy rate of 10.3 percent. Of those units occupied, 69.0 percent are owner-occupied and 31.0 percent are renter-occupied. The average length of residence for owner-occupied units is 19 years. The average tenure for renter-occupied units is seven years. The median value of owner-occupied units is \$117,224.

According to Nielsen Claritas data, the number of housing units in the City of Elkhart equals 23,344 as of 2013. Single family units, attached or detached, account for 62.7 percent of the housing supply. Approximately 7.5 percent of the supply has been built since the year 2000. The number of housing units occupied equals 20,094, a vacancy rate of 13.9 percent. Of those units occupied, 56.3 percent are owner-occupied and 46.7 percent are renter-occupied. The average length of residence for owner-occupied units is 19 years. The average tenure for renter-occupied units is six years. The median value of owner-occupied units is \$97.081.

According to Nielsen Claritas data, the number of housing units in the County of Elkhart equals 78,728 as of 2013. Single family units, attached or detached, account for 72.3 percent of the housing supply. Approximately 13.9 percent of the supply has been built since the year 2000. The number of housing units occupied equals 71,129, a vacancy rate of 9.6 percent. Of those units occupied, 70.0 percent are owner-occupied and 30.0 percent are renter-occupied. The average length of residence for owner-occupied units is 17 years. The average tenure for renter-occupied units is six years. The median value of owner-occupied units is \$97.081.

### **Employment**

Employment data was obtained from the Indiana Department of Workforce Development [IDWD] (Indiana 2013). According to IDWD data, the total labor force in the City of South Bend equaled 43,200 as of January 2013. The unemployment rate equaled 12.4 percent, compared to 9.6 percent for Indiana as a whole. The total labor force in the County of St. Joseph equaled 123,521 as of January 2013. The unemployment rate equaled 10.8 percent. Labor force and unemployment data for January as presented are not seasonally adjusted. Labor force and unemployment data measure the number of residents of a given area with and without jobs regardless of where those jobs are located. By contrast, employment by establishment data measures the number of jobs at businesses in a given area regardless of where the employees live. For the third quarter of 2012, the most recent time period available, the total employment at establishments in St. Joseph County equaled 114, 368. Employment by establishment data is not available for the City of South Bend.

According to IDWD data, the total labor force in the City of Elkhart equaled 22,680 as of January 2013. The unemployment rate equaled 12.5 percent. The total labor force in the County of Elkhart equaled 91,188 as of January 2013. The unemployment rate equaled 10.3 percent. For the third quarter of 2012, the most recent time period available, the total employment at establishments in Elkhart County equaled 110,970. Employment by establishment data is not available for the City of Elkhart.

## 3.7.1.2 Regional Economic Base and Fiscal Resources

The St. Joseph County employment base is dominated by Health Care and Social Services, Manufacturing, Retail Trade and Educational Services. Together, these four segments accounted for 53.0 percent of the jobs in the county in the third quarter of 2012. This is also reflected in the list of the top 10 employers in the county provided on the IDWD website (Indiana 2013):

- 1. University of Notre Dame (Notre Dame)
- 2. Memorial Hospital-South Bend (South Bend)
- 3. St. Joseph County of Insurance (South Bend)
- 4. Honeywell Aerospace (South Bend)
- 5. Memorial Edwards Ctr (South Bend)
- 6. St. Joseph Regional Medical Ctr (Mishawaka)
- 7. AM General LLC (Mishawaka)
- 8. Liberty Mutual (Mishawaka)
- 9. Tribune Business Weekly (South Bend)
- 10. Robert Bosch Braking Systems (South Bend

As shown above, the majority of the major employers in St. Joseph County are located in the City of South Bend. The total property tax revenue collection by the City of South Bend in 2014 was \$44,505,163 according to the Comprehensive Annual Financial Report of the City of South Bend. The 2014 total tax levy, payable in 2015, on the proposed fee-to-trust parcels was \$30,984.92, approximately 0.07% of the city's total property tax revenue in 2014.

The Elkhart County employment base is overwhelmingly dominated by Manufacturing, accounting for 46.7 percent of total jobs in the county. Transportation Equipment Manufacturing is the dominant sub-sector, accounting for approximately half of all Manufacturing jobs. Health Care and Social Services, and Retail Trade are the distant second and third largest sectors, each accounting for less than 10 percent of the employment base. This is also reflected in the list of the top 10 employers in the county provided on the IDWD website:

- 1. Jayco Inc (Middlebury)
- 2. Elkhart General Healthcare (Elkhart)

- 3. Henkels & Mc Coy (Elkhart)
- 4. IU Health Goshen (Goshen)
- 5. Supreme Industries Inc (Goshen)
- 6. Conn-Selmer Inc. (Elkhart)
- 7. Supreme Corp (Goshen)
- 8. Utilimaster Corp (Wakarusa)
- 9. Heartland Recreational Vhcls (Elkhart)
- 10. Newmar Corp (Nappanee)

Several of the companies listed are Recreational Vehicle manufactures, with others manufacturing trucks and truck parts. As shown above, four of the major employers in Elkhart County are located in the City of Elkhart. The total property tax revenue collection by the County of Elkhart in 2012 was \$28,396,912 according to the 2013 Annual Statistical Report of Elkhart County. The 2014 total tax levy, payable in 2015, on the Alternative B parcels is \$8,363, approximately 0.03% of the county total.

# 3.7.2 Community Infrastructure

### 3.7.2.1 Schools

Public schools in the City of South Bend are operated by the South Bend Community School Corporation. There are 18 primary schools, 10 intermediate schools, six high schools and three specialty schools. The district had a total enrollment of 19,478 as of October 1, 2012 (South Bend Community School Corporation 2013). The proposed fee-to-trust parcels fall within the boundaries of Hay Primary school, located approximately 4.2 miles from the subject site; Greene Intermediate School, located approximately 5.2 miles from the subject site; and Riley High School, located approximately 3.9 miles from the subject site. According to the website of the City of South Bend, there are also 23 private schools serving some or all of grades K-12; six liberal arts, community and technical colleges; and five universities, including the world-famous University of Notre Dame. The closest school of any kind is Our Lady of Hungary, located 2.1 miles from the subject site, offering grades K-8. The closest post-secondary institution is Ivy Tech Community College, located 3.5 miles from the subject site.

The site for Alternative B is located in the Concord Community Schools district. There are four primary schools, one intermediate school, one junior high school and one high school. The district had a total enrollment of 4,999 as of September 4, 2012. The Alternative B site falls within the boundaries of West Side Elementary School, located approximately 4.2 miles from the Alternative B site; Concord Intermediate School, located approximately 5.7 miles from the Alternative B site; Concord Junior High School, located approximately 3.6 miles from the Alternative B site; and Concord High School, located approximately 4.7 miles from the Alternative B site. The closest

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school of any kind is Elkhart Christian Academy, located 3.2 miles from the Alternative B site, offering grades K-12. According to the City of Elkhart website, there are five post-secondary institutions with branches or course offerings in the Elkhart area. The closest post-secondary institution is Associated Mennonite Biblical Seminary, located 4.3 miles from the Alternative B site.

#### **3.7.2.2** Libraries

According to the St. Joseph County Public Library website, the closest library branch to the proposed fee-to-trust parcels is the Tutt Branch, located 3.2 miles from the subject site (St. Joseph 2013). According to the Elkhart Public Library website, the closest library branch to the Alternative B site is the Pierre Moran Branch, located 4.8 miles to the northeast (Elkhart 2013).

#### 3.7.2.3 Parks

The closest park to the proposed fee-to-trust parcels is Rum Village Park, located 1.2 miles to the northeast. According to its website, the park is situated on 160 acres of rolling woodlands, offering a nature center with a variety of public, group and day camp programs, as well as disc golf, and trails for running, biking and hiking (South Bend Park 2013). There are no parks in the area surrounding the Alternative B site. The City of Elkhart to the north has numerous community and neighborhood parks.

# 3.7.3 Pokagon Band Socioeconomic Conditions

# 3.7.3.1 History of Pokagon Band's Purpose and Need to Restore Its Homeland

Chapter 1 Purpose and Need indicates that the Pokagon Band needs an inalienable land base in northern Indiana. Section 3.7.3 explains that purpose and need in further detail, enough detail to provide the factual basis for the Section 4.7 assessment of impacts of the alternatives on the Band's purpose and need for the proposal.

Potawatomi people have called the land in the lower Great Lakes area home at least dating back to initial contact by French explorers in the 17th century. Prior to the formation of the United States, the Potawatomi Tribe, of which the Pokagon Band is a constituent part, occupied the area between Detroit and Chicago in southern Michigan, northern Indiana and northern Illinois. Through a series of treaties entered into between the Potawatomi Tribe and the United States in the first half of the nineteenth century, the Potawatomi tribe relinquished rights to virtually all of its land. In the 1833 Treaty of Chicago, the Pokagon Band was the only Potawatomi band that negotiated a right to remain in its ancestral homeland in the St. Joseph-Paw Paw River Valley while the other bands agreed to move to Kansas or Iowa.

In the years following the ratification of the Treaty of Chicago, the Pokagon Band remained virtually landless and struggled to support itself and to adapt to the economy and culture of the dominant

society. Despite these enormous challenges, the Band continued to maintain a sense of common identity and purpose and a tribal government, which enabled the Band to advocate for its rights.

In 1994, Congress reaffirmed the Pokagon Band's status as a sovereign, federally-recognized Indian tribe by enactment of the Pokagon Restoration Act, 25 U.S.C. § 1300j et seq. ("Restoration Act"). Section 6 of the Restoration Act mandates that the Secretary of the Interior ("Secretary") acquire land in trust to be held in trust for the benefit of the Band ("trust land") and become part of the Band's reservation, 25 U.S.C. § 1300j-5. Section 7 of the Restoration Act established a 10-county service area for the Band for the Michigan counties of Allegan, Berrien, Van Buren, and Cass, and the Indiana counties of La Porte, St. Joseph, Elkhart, Starke, Marshall, and Kosciusko ("Service Area"), 25 U.S.C. § 1300j-6. In 1999, the Band and the Department entered into a Memorandum of Understanding ("MOU") that established the geographic areas within which the Band will acquire fee land to submit to the Secretary for acquisition. The Band is to concentrate its land holdings in four geographic areas in the vicinity of Dowagiac, Michigan; New Buffalo, Michigan; Hartford, Michigan; and South Bend, Indiana. Land in the three consolidation sites in Michigan has already been acquired in trust by the United States. This application is for the fourth consolidation site in South Bend.

The ten-county Service Area is part of the territory that the predecessors of the Pokagon Band and other constituent Potawatomi bands ceded to the United States in treaties. As reflected in the Restoration Act, the Service Area represents both the ancestral and the modern homeland of the Pokagon Band. The importance the Pokagon Band places on restoring a homeland through land acquisition is reflected in the Pokagon Band Constitution, which states in Article IV (Tribal Lands): "The Pokagon Band is dedicated to re-establishing a tribal land base."

# 3.7.3.2 Pokagon Band's Prior Efforts to Acquire Trust Land in Indiana

In 2001, the Band filed a trust land application with the Bureau of Indian Affairs that included 1,460 acres located in St. Joseph County and LaPorte County, Indiana (the "North Liberty" site), along with 1,434 acres located in Cass County, Michigan, and 775 acres located in Van Buren County, Michigan. Before the BIA acted on the trust land application, the Band determined that the best use of the North Liberty site would be to enroll it in a Wetland Reserve Program administered by the U.S. Department of Agriculture, Natural Resources Conservation Service, which would serve important Band environmental objectives by helping with Indiana's ongoing effort to restore the Grand Kankakee Marsh. Consequently, in February of 2002, the Band amended the trust land application to remove the North Liberty site in order to enroll 1,147 acres of the North Liberty site in the Wetland Reserve Program.

In 2007, the Band submitted a trust land application for the 313-acre portion of the North Liberty site that did not qualify for inclusion in the Wetland Reserve Program. In 2009, the Band withdrew the application upon concluding that the site was poorly suited for addressing the Band's housing, community and economic development, and other needs of the Band's Indiana citizens.

Finally, in 2011 the Band submitted a trust land application for housing, governmental offices, light commercial development, and other non-gaming purposes for fifteen parcels of land that encompass most of the present South Bend site. The Band also began a planning process to consider the option for a gaming development on land owned by the Band and located in Elkhart County, Indiana. The comparative analysis of options in this EIS helps BIA and the Band recognize that the location of the Elkhart site might not make it the best option to serve the Band's northern Indian population and the South Bend consolidation site. The Elkhart site may not adequately serve all of the Band's present needs for Band members living in the South Bend vicinity. The Band determined that it would be a feasible option to include gaming or other commercial projects in the Band's development plans for the South Bend site which, from the Band's perspective, would better satisfy the Band's immediate needs in Indiana. Based on these considerations, the Band withdrew its 2011 trust land application for the South Bend site and in 2012 filed the pending trust land application for the Preferred Alternative.

## 3.7.3.3 Pokagon Band's Present Need for Trust Land in Indiana

The Pokagon Band, as a sovereign federally recognized tribal government, has jurisdiction by law (40 C.F.R. § 1508.15) and special expertise (40 C.F.R. § 1508.26) regarding the needs of the Band and Band citizens for an inalienable trust land base to support the Band's provision of housing, community space, services and programs and employment and other socioeconomic opportunities. In this EIS, the Band has exercised its jurisdiction by law and special expertise to assist BIA with its determination of the purpose and need to acquire land in trust as described in Chapter 1 Purpose and Need. Further, the Band has provided information relevant to the EIS process to assist the BIA in comparing the relative impacts from each alternative in order to achieve the purpose and needs of Band citizens and the Band government.

The Pokagon Band has tribal government responsibilities for the public health and safety of its citizens, which is also a NEPA criteria for determinations regarding the significance of impacts under 40 C.F.R. §1508.27 (b)(2). In pursuit of the performance of its public health and safety responsibilities, the Band has a duty to assist the BIA as the BIA determines the significance of impacts of the alternatives on Band socioeconomic needs, including housing, community space, Band programs and services, and employment and other socioeconomic opportunities. The Band's underlying root need is that the Band must have an inalienable land base for the provision of its governmental services to Band members, much as the neighboring governmental entities need a land base from which they provide governmental services to their citizens.

The Band presently has no inalienable trust land in the State of Indiana. The Band needs the South Bend site to be taken into trust in order to establish an inalienable tribal land base in Indiana. A land base located in Indiana in proximity to the Band's Indiana residents will further enable the Band to pursue the goals of self-governance and self-determination, which are critical to ensuring that the Pokagon Band of Potawatomi Indians will endure as a sovereign tribal nation. In the Pokagon Restoration Act, Congress authorized the creation of a trust land base for the Pokagon

Band, and the Secretary of the Interior acknowledged in its MOU with the Band the appropriateness of creating a trust land base at the Band's South Bend consolidation site in St. Joseph County, Indiana.

# 3.7.3.4 Lands at Other Pokagon Band Consolidation Sites

Pokagon Band's trust lands at three existing consolidation sites located in Michigan are critical to some of the Pokagon Band members, but the trust lands located at the three Michigan consolidation sites cannot serve the Band's present purpose and need regarding the South Bend consolidation site.

Pokagon Band presently has approximately 3,204 acres of trust land located at the three consolidation sites in its Service Area within the State of Michigan (Berrien County–674; Cass County–1,755, which includes 320 acres in La Grange Township that were taken into trust in March of 2013; and Van Buren County–775 acres). The Pokagon Band's governmental headquarters are located at the Dowagiac Consolidation Site approximately five miles southwest of the City of Dowagiac, Michigan, in Pokagon Township on the Band's Rodgers Lake property. The Rodgers Lake property includes a Head Start program facility, the Pokagon Band Tribal Court, and an Administration building that houses the Education, Elections, Enrollment, Human Resource, and Social Services departments.

The Pokagon Band Police Department, the Department of Natural Resources, and the Department of Language and Culture are housed in converted residential structures located on separate properties near the Rogers Lake property. The Pokagon Band Department of Health Services is located several miles northeast of the Rodgers Lake property on M-51 in two leased buildings. Finally, the Pokagon Band Housing Department is located on a mixed use site in La Grange Township approximately five miles from the Rodgers Lake property. At this site, the Band has thirty-four housing units, a Community Center, and an additional thirty-two units (sixteen duplex units and sixteen apartment units) under construction.

As of June of 2016, the Band had 5,191 citizens, 592 of which reside in Indiana. Of the 592 Pokagon Band citizens residing in Indiana, approximately sixty-one percent (362) reside within the Indiana portion of the Band's service area, which is, generally, within 50 miles of the South Bend consolidation site. Table 3.7-1 shows the distribution of Band citizens by age cohort residing in Indiana.

Table 3.7-1
Pokagon Band Residents In Indiana

Residency	Age Cohort				Total
	0-17	18-29	30-54	55+	
St. Joseph County	96	53	72	31	252
Elkhart County	26	12	16	7	61

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Table 3.7-1
Pokagon Band Residents In Indiana

Residency	Age Cohort				Total
	0-17	18-29	30-54	55+	
La Porte County	5	12	6	3	26
Starke Count	3	3	3	0	9
Marshall County	2	1	1	0	4
Kosciusko County	6	1	1	2	10
Within Service Area (Indiana)	138	82	99	43	362
Outside Service Area (Indiana)	106	55	55	14	230
Total Indiana	244	137	154	57	592

Source: Pokagon Band of Potawatomi Indians (2016)

With the exception of a satellite office on the South Bend site that opened in June of 2013, the 5,191 Band citizens as of June 2016, including the 592 Band citizens residing in Indiana, must access most Band programs and services and attend all community functions at the Dowagiac consolidation site in Cass County, Michigan. Outreach efforts and transportation services based at the Dowagiac consolidation site must reach Pokagon citizens, including ill, elderly, and other at-risk citizens, that reside throughout the six-county portion of the Band's Service Area in Indiana, encompassing 2,825 square miles. In addition, the Pokagon Band Department of Health Services and certain other Band programs that receive federal funding must service other Native Americans, provided that they reside within the Band's Service area and are enrolled in a federally-recognized Indian tribe. Table 3.7-2 shows the distribution of Native Americans residing in the Band's Service Area in Indiana.

Table 3.7-2
American Indian Population in Indiana

Residency	Total Population	American Indian Population*	American Indian, % of Total Population
St Joseph County	266,931	2,825	1.1%
Elkhart County	197,559	1,830	0.9%
La Porte County	111,467	886	0.8%
Starke County	23,363	209	0.9%
Marshall County	47,051	352	0.7%
Kosciusko County	77,358	525	0.7%
Service Area	723,729	6,627	0.9%
Indiana	6,483,802	49,738	0.8%

<sup>\*</sup> Race alone (American Indian) or in combination with one or more other races

Source: U.S Census Bureau, 2010

# 3.7.3.5 Pokagon Band Inventoried Member's Needs

In order to determine the needs and concerns of Band citizens, the Band conducted land use master planning for the South Bend site and other Band property under the requirements of Article IV of the Pokagon Band Constitution. The master planning process included several steps to identify the Band's current and future needs. First, basic site information was gathered about the South Bend and Elkhart sites, which included site environmental information and demographic and socioeconomic information for the surrounding area. Second, the Band conducted two surveys of Band citizens that focused on the northern Indiana area. Third, inventories of Band citizen needs were compiled from the Housing Department, the Department of Social Services and other Band agencies and programs. Fourth, community meetings were held to collect Band citizen input, which included two "charrette" style meetings to facilitate direct input regarding development options on or near the South Bend consolidation site. Fifth, in 2012 the Band conducted a comprehensive Census of all Band citizens who were at least 18 years of age. Census packets were mailed to 2,745 Band citizens, 1,743 of whom completed and returned responses for a return rate of 65%. The Census included a section based on questions that were derived from the Indiana-focused surveys and charrettes. The census contains information about 2,903 Band citizens, which includes 1,160 minors.

The results of the land use master planning process indicated strong support and desire among the Band's Indiana community for mixed-use development of the South Bend site that would include residential, government, and commercial development. The Band concluded that trust acquisition of the South Bend site and the Band's mixed-use development plans for the site will address the specific unmet needs of Band citizens residing in Indiana, particularly those located in the vicinity of the South Bend consolidation site.

Citizen input from the land use master planning process was used to create a master plan for the South Bend site. Based on the master planning process, the Band proceeded with plans to develop a mixed-use "tribal village" in order to facilitate the re-establishment of a distinct Pokagon community residing in northern Indiana. The master planning process determined that the proposed tribal village needs the following components or uses: (a) approximately forty-four housing units, which are planned to be comprised of one twelve-unit apartment building, four duplex homes, and twenty-four single-family homes; (b) a multi-purpose facility to serve as a community gathering place; and (c) governmental office space, including health service offices and educational facilities.

The proposed development of the South Bend site will address four essential needs that were identified in the master planning process. First, the South Bend site will provide an inalienable tribal land base in Indiana and its proximity to the Band community residing in northern Indiana makes it a suitable location for the development of housing. The Band has a substantial unmet housing need in Indiana, which presents the Band with significant ongoing challenges in addressing the basic needs of the Band's Indiana residents. Over the thirty-four month period from February of 2012 to December of 2014, Band citizenship increased from 4578 to 4998—a growth-rate of

9.18%, as compared to the 1.7% rate of growth for the State of Indiana and the 0.3% growth-rate for the State of Michigan based on U.S. Census Bureau calculations for the similar time-period of April 2010 to July 2014. From 2011 until June 2016, the number of Band citizens residing in Indiana grew at a rate of 29% from 458 to 592, over sixty percent (362 citizens) of which live within fifty miles of the South Bend site. The median age for the Band population is approximately 23 years and approximately 40% of the Band's citizens are minors.

Between 2007-2012, 28 (approximately 6%) of the Band citizens residing in the Service Area in Indiana received Emergency Assistance from the Pokagon Band Housing Department, which limits eligibility to once every 5 years. Out of 37 Emergency Assistance applications received by the Pokagon Band Department of Social Services through 2013, 3 are from residents of the Service Area in Indiana. Table 3.7-4 presents data regarding the use of Pokagon Band housing services and assistance by the Band's Indiana residents. Participation by the Band's Indiana residents in available housing programs is generally proportional to the 10% share they represent of the Band population for the entire ten-county service area in Michigan and Indiana.

Table 3.7-3 presents several measurements of the socioeconomic status of Pokagon Band Indiana residents in comparison to the total Indiana population.

Table 3.7-3
Socioeconomic Data, Pokagon Band Indiana Residents

Socioeconomi	c Measurement	Pokagon Band Residents	Total Indiana Residents
Income Below	Poverty (\$11,720)*	34%	15.6%
No Health Insu	ırance Coverage†	49%	12.7%
Home Owners	hip‡	44%	71.2%
Educational Attainment	High School Graduate or More	81%	86.6%
	Bachelor's Degree or More	17%	22.5%
	Advanced Degree or More	4%	8.1%

<sup>\*</sup> Source: U.S. Census Bureau, 2012; Pokagon Band of Potawatomi Indians, 2012

Table 3.7-4
Pokagon Band Indiana Service Area Residents
Receiving Tribal Housing Assistance

Type of Assistance	Indiana Residents	Total in Program	
Rental Assistance	9	94	
Student Rental Assistance	3	84	
Emergency Assistance	2	16	
Transitional Housing	1	2	
Down-Payment Assistance	4	19	

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<sup>†</sup> Source: U.S. Census Bureau, 2012; Pokagon Band of Potawatomi Indians, 2012

<sup>‡</sup> Source: U.S. Census Bureau, 2010; Pokagon Band of Potawatomi Indians, 2012

<sup>¶</sup> Source: U.S. Census Bureau, 2009; Pokagon Band of Potawatomi Indians, 2012

Table 3.7-4
Pokagon Band Indiana Service Area Residents
Receiving Tribal Housing Assistance

Type of Assistance	Indiana Residents	Total in Program
Other Housing Assistance	2	13

Source: Pokagon Band of Potawatomi Indians, 2013

Collectively, this data indicates that a substantial number of Band citizens that head Pokagon households in the Indiana service area live in substandard housing or are significant challenges in their efforts to maintain adequate housing for their families. When taken into trust, the South Bend site will provide the Band with its first permanent land base in Indiana and a suitable for the Band to address the growing housing needs of the Band's northern Indiana community.

Second, the South Bend site will provide a suitable location for the Band to develop multi-use, community-focused spaces to meet an important need in its northern Indiana community for stronger community bonds, a greater sense of cultural and tribal identity, and to counter the socially destructive effects of poverty and assimilation. The development of a multi-use facility on the South Bend site will provide community space in close proximity to the proposed new housing on the site and the Band's northern Indiana community that will continue to reside off-site, which helps ensure that Band elders and other less mobile citizens will have opportunities to further integrate into Band community life.

Third, the South Bend site, which is located approximately twenty-three miles from the Band's Dowagiac consolidation site, is a suitable location for the Band to establish and maintain a northern Indiana point of delivery for tribal government programs and services to the Band's Indiana community. The South Bend site has adequate land for the development of modestly-sized Band government offices, including health services and satellite office space for various other Band government programs and service agencies. The Band's northern Indiana citizens are underserved and have a growing need for medical services, education, language training, and cultural enrichment.

In addition, at-risk individuals among Band citizens often have more urgent needs for programs and services. This presents special challenges due to travel distances and working on an intermittent basis in Indiana, with different service-delivery and regulatory requirements at the state and local level. For example, the Band's Department of Social Services is staffed with experienced child welfare specialists who, along with attorneys and Tribal Police, must be prepared to intervene on a moment's notice to address the needs of at-risk Pokagon Band children residing within the Band's expansive six-county service delivery area in Indiana. Under Section 8 of the Pokagon Restoration Act, 25 U.S.C. § 1300j-7, the Band exercises exclusive jurisdiction over all child custody proceedings involving Pokagon Band children that reside within the Band's 10-county service area in Michigan and Indiana in matters pursuant to the Indian Child Welfare Act of 1978," 25 U.S.C. 1901 *et seq.* The Band will continue to face significant difficulties in its effort to fulfill its

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responsibilities in social service matters in Indiana without an Indiana land base from which it can coordinate services and respond on short notice.

Pokagon Band Elders, particularly those with transportation or mobility issues or at any significant distance from the Dowagiac consolidation site, also present special needs that challenge the Band's staff and resources. The Pokagon Band provides a variety of benefits and services for its elders, which are integrated throughout Band government programs and services. Special focus on the needs of elders is provided by the Elders Council, an elected body established under the Pokagon Band constitution and Pokagon Band law, and by an Elder's Program, which is staffed by a full-time Elder's Specialist. In addition, the Pokagon Band Department of Health Services provides dedicated elder assistance and support services as well as home health visits, in-home assessments and referrals, and medical appointment transportation to serve the needs of elders. The Pokagon Band Housing Department provides special subsidized housing for elders and the Band's "Pokagonek Edawat" housing complex at the Dowagiac consolidation site. However, extending these programs and services to all of the Band's elders residing in Indiana presents a significant challenge that cannot be overcome simply with outreach and transportation services.

The South Bend site is also a suitable location for commercial development to provide employment opportunities for the substantial number of unemployed and underemployed Band citizens residing in northern Indiana. It will also generate revenue to help with the cost of development and Band programs and services. According to Pokagon Band enrollment data through May 2016, 344 Band citizens who reside in Indiana are between the ages of 16 and 64 years and would be considered part of the northern Indiana labor force. Among the 106 northern Indiana respondents to the Band's 2012 census, 44 Band citizens stated that they were unemployed, which indicates an unemployment rate of 42% for the Band's northern Indiana work force. Using 2016 Band demographic information, a 42% unemployment rate would equate to 144 unemployed Band citizens in northern Indiana.

The projected 2,000 permanent jobs that would result from the proposed commercial gaming development would directly address the chronically high unemployment among the Band's northern Indiana residents. Pokagon Band law and policies promote the employment, retention, and advancement of Band citizens and the engagement of citizen-owned businesses by the Pokagon Band government and the Band's gaming enterprise. As of the second quarter of 2016, the Band government employed 250 people, 99 (40%) of whom were Pokagon citizens; the Band's gaming enterprise employed 2,155 people, 192 (9%) of which were Pokagon Band citizens. The Pokagon Band government addresses the employment and income disparity between the Pokagon Band community and the majority population by implementing employment and contracting preferences established by law in the Pokagon Band Employment and Contracting Preferences Code.

At the Band's gaming enterprise, Native American employment and contracting preferences are augmented by a highly successful "Tribal Development Program" for Pokagon Band citizens, which

provides individualized assistance to help participants enter and remain in the workforce and advance to senior positions within the enterprise. Program services and benefits include:

- 100% tuition reimbursement to help participants achieve educational goals, such as obtaining a GED, a college degrees, and technical certificates (to date, over \$290,000 has been paid for approximately 50 participants).
- Paid summer internships for participants that are enrolled full-time in an accredited educational institution. Of 35 interns over the past six years, 9 have retained employment with the enterprise, 4 of which are currently employed at a supervisory level or above, including 1 in a director level position.
- For select participants that demonstrate desire and aptitude
  - o professional and educational development opportunities and management training taught in-house by staff or by contracted professional trainers (e.g., leadership training, computer training, and supervisory training);
  - external training directly related to the participant's current department or a department of interest.
- Through a partnership between the enterprise and Michigan State University School of Hospitality Management, Pokagon employees with a Bachelor's Degree and at least two years of supervisory experience can be nominated to enter the MSU Master's program. If selected, the enterprise will pay for all of the participant's expenses, including tuition and housing, and the participant will continue to receive his or her yearly salary. Participants that complete the program are guaranteed a management level position upon returning to the enterprise. Currently there is 1 participant attending MSU's Master's degree program.

To date, over \$2.6 million dollars has been spent for continued growth for program participants. In December of 2007, out of 220 Pokagon employees, 19 were employed at a lead level and above, including 2 directors. None were vice presidents. At the end of 2013, of the 220 Pokagon employees, 81 are employed at the Lead level and above, with 4 vice presidents, 8 directors, 32 managers, 23 supervisors, and 14 leads. Over the past 7 years, 338 Pokagon employees have been promoted or have transferred with an increase in pay. Pokagon employees occupy all of the management positions at the enterprise's satellite operations in Hartford and Dowagiac.

In addition, the anticipated revenues of a commercial gaming operation on the South Bend site would provide regular funding to assist the Band with the cost of providing job training and education to Band citizens to further reduce the level of unemployment. Revenues from the gaming operation will also be used to develop housing and other facilities on the South Bend site, to fund

tribal government programs and services, and to fund the Band's efforts to restore its land base and rebuild Band homelands for future generations.

The proposed tribal village is consistent with and supports the local jurisdiction's long range planning goals. The suitability of the South Bend site for economic development is reflected in the City of South Bend Comprehensive Plan and the St. Joseph County–South Bend Comprehensive Plan, which identify the area in which the site is located as a growth area and a regional commercial node. Among the commercially-attractive attributes of the South Bend site are the availability of required infrastructure, convenient access from State Road 23 and U.S. Highway 31/20 and other major transportation routes, and its proximity to a sizeable market of 1.3 million people within a 50-mile radius of the proposed gaming facility.

## 3.7.3.6 Pokagon Band Needs Revenues for Governmental Services

The Pokagon Band also needs sources of revenue to construct and operate the tribal village and replenish reserve funds the Band accessed to pursue its very costly land acquisition initiative in northern Indiana. The estimated cost to develop 20 housing units in the first project phase – less than half of the proposed 44-unit development – is \$3.4 million, excluding the cost to develop water, sewer, electric, gas and other infrastructure needed to serve the site. Annual operating costs for the 20-unit initial phase of development are estimated at \$141,000 (Jim Coleman, Director of Housing, pers. comm.). The estimated total annual cost to establish Indiana-based programs and services for the Indiana service area is \$8.884 million, which includes direct labor and fringe benefit costs, materials and supplies, travel and training, purchased services, overhead, and capital outlay, but excludes building and infrastructure costs (Anita Grivins, Director of Finance, pers. comm.). This estimate is broken down by department/program as follows:

- Department of Health (\$1.407 million). Health services would include general outpatient services and specialty services for advance disease management, dental services, podiatry services, and laboratory and radiology services. Some services that the Band is unable to provide may be made available to Band citizens through contracts with specialists and other third-party providers.
- Department of Social Services (\$1.474 million). Services include child protection and child welfare, social services outreach, family services, victim services, foster care/adoption services, and young child wellness at levels that replicate the level of services provided to Michigan residents.
- Department of Education (\$494 thousand). Education programs and benefits are provided from pre-K through adult learning in the form of scholarships, education supplies, assistance with tuition and fees, tutoring, and assessment testing.

- Department of Housing (\$500 thousand). Funding will cover program costs, staffing and other housing benefits and services consistent with the housing program at the Dowagiac consolidation site and includes services needed to maintain the homes proposed for development.
- Law Enforcement and Courts (\$800 thousand). Additional tribal police and judicial services will be needed to fulfill the new jurisdictional responsibilities.
- Gaming Commission (\$1.325 million). Gaming regulatory services must be expanded to fulfill new responsibilities at the proposed gaming operation in Indiana under IGRA, the Pokagon Band Gaming Regulatory Act, and under any class III gaming compact that the State of Indiana may enter into with the Band.
- Department of Language & Culture (\$212 thousand). Funding will allow the Band to extend critical language and cultural preservation and revitalization services to Indiana residents.
- Administrative Support Services (\$2.672 million). Administrative support services, which
  are needed to serve the departments and programs and serve the tribal government,
  include legal services, communications, information technology, human resources, and
  finance and accounting.

Band revenues from federal programs, from its current gaming operations, which are leveraged with substantial debt service, and from other commercial operations in Michigan are inadequate to fund the Band's needs in Indiana as those revenues are needed to provide governmental services for the three existing consolidation sites in Michigan. By creating jobs for Band citizens and producing revenue for the Band government, the gaming operation will further an important Pokagon Band objective of achieving economic independence, consistent with long-standing federal policy in support of tribal self-determination.

Based on its experience with evaluating options for three gaming locations in Michigan, the Band has developed a level of expertise in evaluating suitable market locations for conducting gaming operations in order to produce more jobs and generate greater revenues than may be generated by other commercial operations that the Band has attempted. But, for purposes of comparative evaluation, this EIS contains a range of alternatives that include both gaming and non-gaming options.

The Band arranged for KlasRobinson, Q.E.D to conduct a market analysis for commercial gaming facilities. The KlasRobinson study contains sensitive market information that is not part of the EIS, is protected by the Uniform Trade Secrets Act, and could be detrimental to the Pokagon Band's interests if made public, and thus was redacted from this version of the Appendices. This analysis determined that an operation that includes 3,000 slot machines, 75 table games, 500 hotel rooms, and several restaurants and other amenities would be feasible at the South Bend consolidation site.

The gaming operation is projected to produce approximately 2,000 permanent jobs. For purposes of facilitating comparative analysis, a gaming alternative of similar scope and size will also be considered for the Elkhart site.

## 3.7.3.7 Pokagon Band Needs Trust Lands for Access to Federal Resources

Trust status for the Band's lands in the South Bend consolidation site would help authorize the Band's access to a number of major federal programs established to meet the needs of Indian country, including reservation housing programs available under the Native American Housing Assistance and Self-Determination Act of 1996 ("NAHASDA," 25 U.S.C. § 4101 *et seq.*), contracting and compacting opportunities under the Indian Self-Determination and Education Assistance Act of 1975 ("ISDEAA," 25 U.S.C. § 450 *et seq.*), and the Tribal Transportation Program under the Moving Ahead for Progress in the 21st Century Act (MAP-21), Public Law 112-141 (2012). Although the Band opened a satellite office on the South Bend site in June of 2013, until the site is taken into trust the Band can only offer a limited range of tribal services and programs from federal sources.

### 3.8 RESOURCE USE PATTERNS

# 3.8.1 Transportation Networks

Relevant data were collected to assess existing traffic conditions in the vicinity of the South Bend and Elkhart Project Sites. Lane configurations, traffic controls, and peak period traffic counts were obtained. These data were used to determine current traffic characteristics and trends, which were then subsequently used to project and analyze future conditions. Analyzed roads include both county roads in South Bend and Elkhart which would be under the jurisdiction of the respective counties and state roads which would be regulated by Indiana Department of Transportation (INDOT).

## 3.8.1.1 Existing Circulation Network

The Proposed Action would occur at one of two locations: the South Bend Site or the Elkhart Site. The following provides a description of the existing roadway network at each of the sites.

## South Bend Site

Streets and highways in the South Bend site vicinity include State Route (SR) 23, Ireland Road, Mayflower Road, New Energy Drive, Prairie Avenue, Locust Road, Ewing Avenue, and United States (US) Route 31/US 20-St. Joseph Valley Parkway. The intersections of SR-23 with New Energy Drive, Prairie Avenue, Locust Road, and Ewing Avenue are all located within the South Bend city limits. The remaining intersections are located within St. Joseph County. All roadways are under the jurisdiction of St. Joseph County, except for SR-23 and US 31/US 20, which are under the jurisdiction of INDOT. **Figure 3.8-1** illustrates the existing roadway network; **Figure 3.8-2** illustrates the existing lane configurations. The project site is located in the east quadrant of the

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interchange of SR-23 with US 31/US 20, and is bounded to the east by Locust Road, to the north by SR-23 and the Prairie Avenue residential development, and to the south and west by US 31/US 20.

State Route 23 is a two-lane roadway that runs northeast-southwest from Mayflower Road to Ewing Avenue. The roadway has a functional classification of Minor Arterial south of the study area up to the interchange, at which point its classification changes to Principal Arterial before entering the City of South Bend (INDOT 2013). Near the interchange with US 31/US 20, the roadway widens to provide two lanes for each direction with a narrow concrete median from 1,200 feet west of the eastbound ramps to approximately 1,000 feet east of the westbound ramps. The posted speed limit along SR-23 is 45 miles per hour (mph) from Mayflower Road to Locust Road/ S. Olive Street, and 35 mph from Locust Road/ S. Olive Street to Ewing Avenue. SR-23 is uncontrolled at its intersections with Ireland Road, the US 31/20 eastbound and westbound ramps, New Energy Drive, Prairie Avenue and Ewing Avenue. Traffic signals are provided at intersections with Mayflower Road and Locust Road/S. Olive Street. Right and left turn lanes are provided at the US 31/20-SR-23 interchange and intermittently at driveways and minor intersecting roadways along the route. SR-23 provides twelve-foot lanes with no sidewalks or bike lanes.

Mayflower Road is a two-lane Minor Arterial roadway that runs north-south and connects with SR-23 at a signalized intersection (INDOT 2013). This intersection is an actuated signal with a cycle length of eighty seconds. The posted speed limit along Mayflower Road is 40 mph north of SR-23, and 30 mph south of SR-23. Mayflower Road provides twelve-foot lanes with no sidewalks or bike lanes.

*Ireland Road* is a two-lane Minor Arterial roadway that the runs east-west and connects with SR-23 at an unsignalized, stop sign-controlled intersection; Ireland Road also connects with Locust Road at a signalized intersection (INDOT 2013). The posted speed limit is 55 mph at the SR-23 intersection, and as Ireland Road approaches Locust Road, the posted speed limit is reduced to 45 mph. Ireland Road provides twelve-foot lanes with no sidewalks or bike lanes.

*Ewing Avenue* is a two-lane Minor Arterial roadway that runs east-west and connects with SR-23 under two-way stop control (INDOT 2013). The posted speed limit on Ewing Avenue is 30 mph. Ewing Avenue provides 20-foot lanes that accommodate parallel on-street parking. Sidewalks are present on both sides of Ewing Avenue west of the SR-23 intersection.

Locust Road is a two-lane Major Collector that runs north-south from Ireland Road to Ewing Avenue, where it then becomes a two-lane Minor Arterial and the name changes to South Olive Street (INDOT 2013). Locust Road connects with both Ireland Road and SR-23 at signalized intersections with cycle lengths of seventy and sixty-eight seconds, respectively. The posted speed limit on Locust Road is 40 mph from Ireland Road to SR-23, and 30 mph from SR-23 to Ewing Avenue. Locust Road provides 12-foot lanes with sidewalks on both sides of the roadway which extend from the Ireland Road intersection to the US 31/20 overpass. At the SR-23 intersection,

sidewalks are provided on both sides of the road and extend about 4,000 feet south of the intersection.

*New Energy Drive* is a two-lane Local Roadway that runs north-south and terminates at its intersection with SR-23 under stop control (INDOT 2013). The posted speed limit on New Energy Drive is 30 mph, and the roadway provides 12-foot lanes.

*Prairie Avenue* is a two-lane Local Roadway providing the only access route to an apartment/condominium development (INDOT 2013). The roadway runs north-south and terminates at its intersection with SR-23 under stop control. Prairie Avenue has a posted speed limit of 25 mph and has twelve-foot lanes.

*United States 31/US 20* is a four-lane Divided Expressway that runs northwest-southeast (INDOT 2013). US 31/US 20 intersects with SR-23 at a diamond interchange. The posted speed limit is 65 mph. US 31/US 20 has twelve-foot lanes with ten-foot shoulders.

#### Elkhart Site

Streets and highways in the Elkhart site vicinity include SR-19, County Road 26, County Road 28, County Road 7, and US 20. US 20 and SR-19 are under the jurisdiction of INDOT, whereas the three county roadways are under the jurisdiction of Elkhart County. **Figure 3.8-3** illustrates the existing roadway network and **Figure 3.8-4** illustrates the existing lane configurations. The project site is located in the southeast quadrant of County Road 26 and SR-19, and is bounded to the east by County Road 7 and to the south by County Road 28.

State Route 19 is a north-south roadway classified as a Minor Arterial south of County Road 26, and its classification changes to Principal Arterial north of County Road 26 (INDOT 2013). SR-19 widens to four lanes approximately one quarter mile south of the signalized intersection at County Road 26. North of County Road 26, SR-19 is a divided roadway with a narrow concrete median beginning approximately 1,200 feet south of the US 20 eastbound ramps and ending approximately 1,300 feet north of the westbound ramps. SR-19 provides five lanes (three northbound and two southbound lanes) to accommodate the free flow merging traffic from eastbound US 20 to the westbound ramps. SR-19 is uncontrolled at its intersections with County Road 28 and US 20 eastbound ramps. Traffic signals are provided at the US 20 westbound ramps and County Road 26 intersection. Right and left turn lanes are provided at the US 20-SR-19 interchange ramps. SR-19 has a posted speed of 55 mph south of County Road 26 and a 45 mph posted speed north of County Road 26. SR-19 provides twelve-foot lanes with no sidewalks or bike lanes.

County Road 26 is a two-lane Major Collector roadway that runs east-west and connects with SR-19 at a signalized intersection (with a 140 second cycle length), and with County Road 7 under stop-control (INDOT 2013). The SR-19 and County Road 26 intersection has protected phases for all left turn movements. County Road 26 between SR-19 and County Road 7 becomes a four-lane

divided Collector with a raised median separating east and westbound traffic. Right and left turn lanes are provided intermittently along this segment of roadway. The posted speed limit is 45 mph. County Road 26 has twelve-foot lanes with no sidewalks or bike lanes.

*County Road 28* which runs east-west is a two-lane Major Collector roadway west of SR-29 (INDOT 2013). County Road 28 between SR-19 and County Road 7 is a two-lane Local Roadway and connects with County Road 7 at a stop-control intersection. The posted speed limit is 55 mph. County Road 28 has twelve-foot lanes with no sidewalks or bike lanes.

*County Road 7* runs north-south and is a two-lane Local Roadway between County Road 28 to County Road 26. North of County Road 26, County Road 7 becomes a two-lane Major Collector (INDOT 2013). The posted speed limit is 55 mph. County Road 7 has eleven-foot lanes with no sidewalks or bike lanes.

*United States 20* is a four-lane Divided Expressway that runs northeast-southwest (INDOT 2013). US 20 intersects with SR-19 in a four-quadrant five-ramp partial clover interchange with the westbound US 20 loop in the southeast quadrant. The posted speed limit is 65 mph. US 20 has twelve-foot lanes with 10-foot shoulders.

### 3.8.1.2 Peak Hour Volumes

#### South Bend Site

Peak hour manual turning movement counts were performed on site on January 22-24, 2013 during the morning from 6:00 AM to 9:00 AM and during the afternoon from 3:00 PM to 6:00 PM at the following intersections:

- SR-23 at Ireland Road
- SR-23 at US 20 (Eastbound Ramps)
- SR-23 at US 20 (Westbound Ramps)
- SR-23 at New Energy Drive
- SR-23 at Prairie Avenue
- SR-23 at Locust Road
- SR-23 at Ewing Avenue
- Ireland Road at Locust Road
- SR-23 at Mayflower Road

Based on the data collection, it was determined that the AM and PM peak hours were different at each intersection. The peak hours for each intersection are listed below. See **Appendix F** for detailed intersection counts.

- SR-23 at Ireland Road AM 7:15-8:15, PM 5:00-6:00
- SR-23 at US 20 (Eastbound Ramps) AM 7:30-8:30, PM 5:00-6:00
- SR-23 at US 20 (Westbound Ramps) AM 7:30-8:30, PM 5:00-6:00
- SR-23 at New Energy Drive AM 7:15-8:15, PM 4:30-5:30
- SR-23 at Prairie Avenue AM 7:15-8:15, PM 4:30-5:30
- SR-23 at Locust Road AM 7:15-8:15, PM 3:15-4:15
- SR-23 at Ewing Avenue AM 7:15-8:15, PM 4:45-5:45
- Ireland Road at Locust Road AM 7:15-8:15, PM 4:45-5:45
- SR-23 at Mayflower Road AM 7:00-8:00, PM 4:45-5:45

The existing weekday AM and PM peak hour traffic volumes for the studied intersections are shown in **Figure 3.8-5**. Traffic volumes were balanced between interchange ramp intersections using the highest observed volumes in order to provide a conservative analysis. Traffic volumes at other intersections were not adjusted.

Road segment Average Daily Traffic (ADT) volumes or tube counts were collected to determine the volumes of daily traffic that currently pass near the project area along the adjacent roadways. Tube counts were collected at the following segments and detailed in **Appendix F**:

- SR-23 between US 31/20 and New Energy Drive
- SR-23 between Locust Road and Ewing Avenue
- Locust Road between Ireland Road and SR-23

### Elkhart Site

Peak hour manual turning movement counts were performed on site on January 16-18, 2013 during the morning from 6:00 AM to 9:00 AM and during the afternoon from 3:00 PM to 6:00 PM at the following intersections:

- SR-19 at County Road 28
- SR-19 at County Road 26
- SR-19 at US 20 (Eastbound Ramps)
- SR-19 at US 20 (Westbound Ramps)
- County Road 28 at County Road 7
- County Road 26 at County Road 7

Based on the data collection, it was determined that the AM and PM peak hours were different at each intersection. The peak hours for each intersection are as listed. See **Appendix F** for detailed intersection counts.

- SR-19 at County Road 28 AM 7:15-8:15, PM 4:30-5:30
- SR-19 at County Road 26 AM 7:00-8:00, PM 4:30-5:30
- SR-19 at US 20 (Eastbound Ramps) AM 7:15-8:15, PM 4:15-5:15
- SR-19 at US 20 (Westbound Ramps) AM 7:30-8:30, PM 4:45-5:45
- County Road 28 at County Road 7 AM 7:15-8:15, PM-4:00-5:00
- County Road 26 at County Road 7 AM 7:15-8:15, PM-3:30-4:30

The existing weekday AM and PM peak hour traffic volumes for the studied intersections are shown in **Figure 3.8-6**. Traffic volumes were balanced between interchange ramp intersections using the highest observed volumes in order to provide a conservative analysis. Traffic volumes at other intersections were not adjusted.

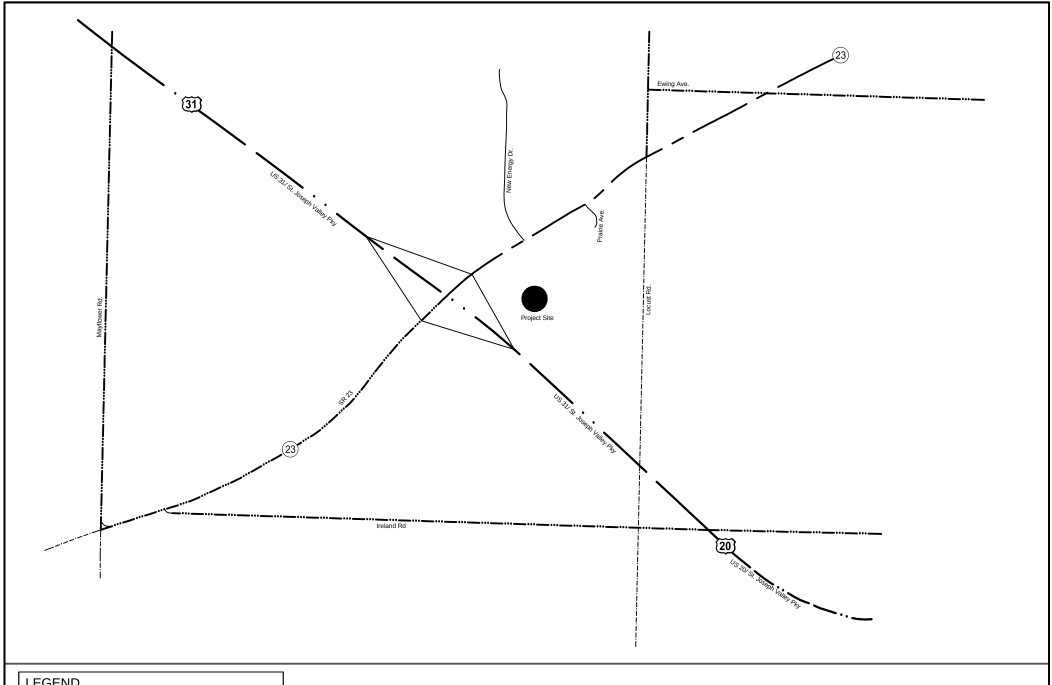
Road segment ADT volumes (tube counts) were collected to determine the volume of daily traffic that currently passes the project area along the adjacent roadways. Tube counts were collected at the following segments and the results are located in **Appendix F**:

- SR-19 between US 20 and County Road 26
- SR-19 between County Road 28 and County Road 26
- County Road 26 between SR-19 and County Road 7
- County Road 28 between SR-19 and County Road 7
- County Road 7 between County Road 28 and County Road 26

# 3.8.1.3 Peak Hour Intersection Performance

The primary Measure of Effectiveness (MOE) for the analyses conducted in this study is the performance of the intersections, lane groups, and approaches measured in average vehicular delay. A lane group is a single movement or a group of movements which describe all traffic movements that may occur on an intersection approach based on the intersection geometry.

The methods for measuring average vehicular delay, commonly referred to as intersection capacity analyses, were developed by the Transportation Research Board and published in the Highway Capacity Manual (HCM 2010). SYNCHRO, software from Trafficware (Version 7, Build 739), was selected to perform the capacity analyses for the intersections and scenarios listed previously under the typical weekday AM and PM peak hours. SYNCHRO implements HCM analysis methodologies, which assign a Level of Service (LOS) based on the average delay experienced by vehicles according to lane group, intersection approach, and overall intersection. Level of Service is a qualitative MOE of the operation of roadways and intersections. Several variables that affect the quality of traffic flow include speed, travel time, vehicular delays, traffic interruptions, and freedom to maneuver. To an automobile driver, a worsening LOS is perceived as greater delay due to waiting through signal light cycles and conflicts in turning movements.



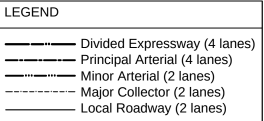
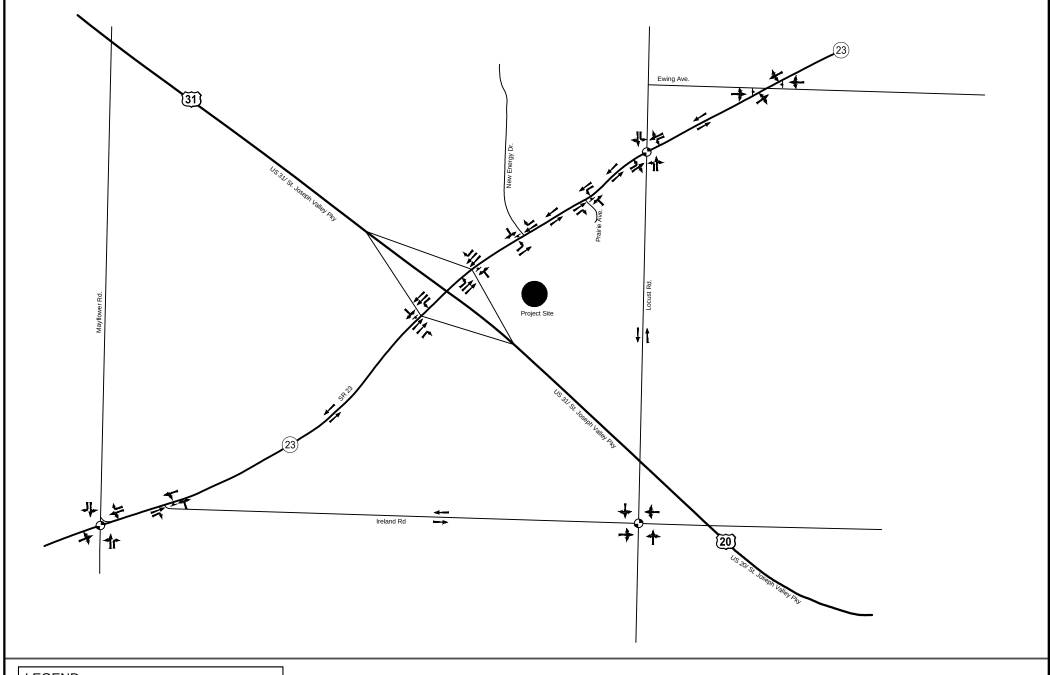


Figure 3.8-1: Existing Roadway Network (South Bend Site)





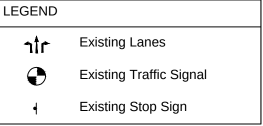
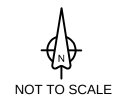
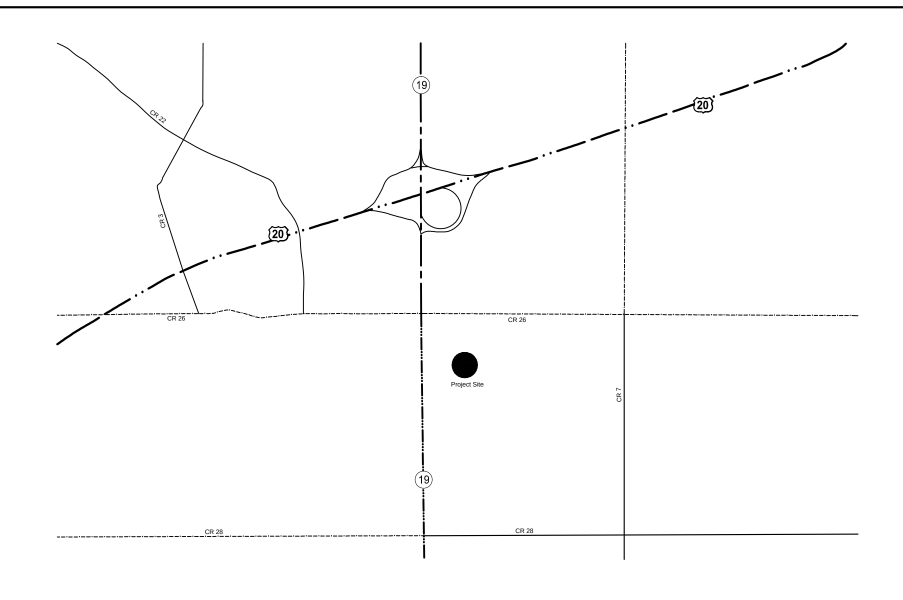


Figure 3.8-2: Existing Lane Configurations (South Bend Site)





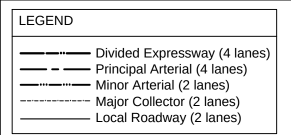
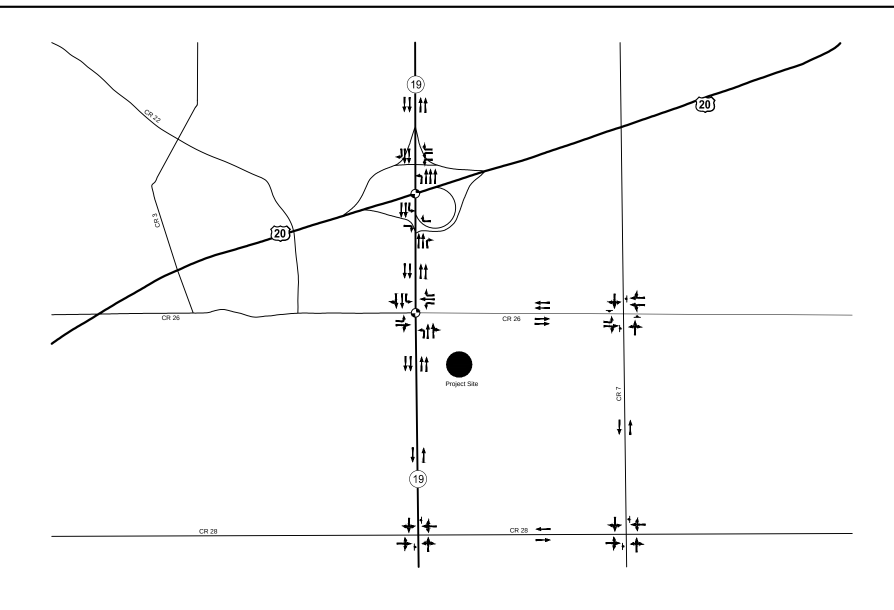


Figure 3.8-3 Existing Roadway Network (Elkhart Site)





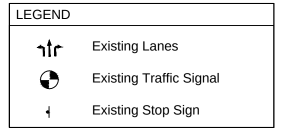
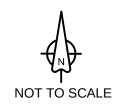


Figure 3.8-4: Existing Lane Configurations (Elkhart Site)



**Table 3.8-1** illustrates the LOS categories presented in the HCM, and describes the related conditions of roadway operations from a driver's standpoint. Note that intersections controlled by stop signs have different delay thresholds (measured in seconds per vehicle [Sec/Veh]) for assigning LOS than intersections controlled by traffic signals.

Table 3.8-1 Level of Service (LOS) Definitions<sup>1</sup>

LOS	Stop Delay (Sec/Veh)	Signal Delay (Sec/Veh)	Quantitative Description
Α	≤10	≤10	Defined as free flow traffic conditions with very low delay intersections.
В	>10 and ≤15	>10 and ≤20	Refers to reasonably unimpeded traffic operations with only short traffic delays at intersections.
С	>15 and ≤25	>20 and ≤35	Describes stable operating conditions with average traffic delays at intersections.
D	>25 and ≤35	>35 and ≤55	Illustrates operating conditions resulting in lower travel speeds and higher delay at intersections.
E	>35 and ≤50	>55 and ≤80	Represents conditions when travel speeds are substantially restricted with problems likely to occur at intersections.
F	>50	>80	Defined as conditions where roadways operations are over capacity with extreme delays that may be countered using mitigation.

Source: HCM (2010).

Delay times are given a letter designation of "A" to "F" ("A" being the best and "F" being the worst). Typically, the minimum LOS accepted by the INDOT for design purposes is LOS "D". Certain movements are permitted to operate along a minor street at a LOS below D in order to accommodate the traffic along the main traffic stream.

The existing conditions were modeled in SYNCHRO using the weekday AM and PM peak hour traffic counts, existing intersection configurations and traffic control determined from field visits, and traffic signal timing parameters provided by INDOT and county engineers (Russell Miller, INDOT EIT, pers. comm.) (Andrew Hayes, Project Manager for St. Joseph County, pers. comm.) (Phillip Gralik, P.E. in Civil Engineering for RW Armstrong, pers. comm.). **Table 3.8-2** and **Table 3.8-3** summarize the existing peak hour overall intersection operations for the South Bend and Elkhart sites, respectively. **Figures 3.8-5 and 3.8-6** show the weekday existing AM and PM peak hour traffic volumes for South Bend and Elkhart, respectively. Signal timing permits and HCM reports are located in **Appendix F**.

Table 3.8-2 Existing Peak Hour Intersection Conditions (South Bend Site)

Intersection	Average Intersection Delay (sec.)	Level of Service
Weekday AM Peak Hour		
SR-23 at Mayflower Rd.	11.2	В
SR-23 at Ireland Rd.	14.0	В
SR-23 at EB US 31/US 20	16.5	С
SR-23 at WB US 31/US 20	16.2	С
SR-23 at New Energy Dr.	18.6	С
SR-23 at Prairie Ave.	15.5	С
SR-23 at Locust Rd.	11.8	В
SR-23 at Ewing Ave	34.1	D
Ireland Rd. at Locust Rd.	11.3	В
Weekday PM Peak Hour		
SR-23 at Mayflower Rd.	9.3	Α
SR-23 at Ireland Rd.	16.7	С
SR-23 at EB US 31/US 20	21.9	С
SR-23 at WB US 31/US 20	14.2	В
SR-23 at New Energy Dr.	12.6	В
SR-23 at Prairie Ave.	11.4	Α
SR-23 at Locust Rd.	10.5	В
SR-23 at Ewing Ave	26.0	D
Ireland Rd. at Locust Rd.	13.2	В

The following lane groups at each intersection operate at LOS E or worse under existing traffic conditions:

# South Bend Site

• No lane groups operating at failing LOS

# Elkhart Site

• SR-19 at County Road 28 – Eastbound Left/Thru/Right, PM – E/49.1 sec.

Table 3.8-3 Existing Peak Hour Intersection Conditions (Elkhart Site)

Intersection	Average Intersection Delay (sec.)	Level of Service
Weekday AM Peak Hour		
SR-19 at CR 28	33.3	D

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Intersection	Average Intersection Delay (sec.)	Level of Service
SR-19 at CR 26	20.2	С
SR-19 at EB US 20	11.2	В
SR-19 at WB US 20	11.8	В
CR 26 at CR 7	9.1	Α
CR 28 at CR 7	10.1	В
Weekday PM Peak Hour		
SR-19 at CR 28	49.1	E
SR-19 at CR 26	18.5	С
SR-19 at EB US 20	11.4	В
SR-19 at WB US 20	9.1	Α
CR 26 at CR 7	9.2	А
CR 28 at CR 7	10.4	В

### 3.8.1.4 Conclusions

The existing conditions intersection capacity analyses indicate that all intersections at both the South Bend site and the Elkhart site currently operate acceptably during the weekday AM and PM peak hours. Furthermore, only one lane group, the shared eastbound left/thru/right lane at SR-19 and County Road 28, operates poorly under the existing conditions. The analyses indicate that there is little congestion or delay for the average motorist at either study site.

### 3.8.2 Land Use

Regional and site specific land use data was gathered from various sources including the respective counties and the Census Bureau. Specific parcel data came from ALTA/ACSM land and title surveys completed by Wightman and Associates, Inc.

### 3.8.2.1 Regional Setting

#### South Bend Site

In 2011, St. Joseph County's population was approximately 266,700 people (US Census Bureau 2013b). The County consists of ten incorporated cities and towns and many unincorporated areas. St. Joseph is the fourth largest county in the state of Indiana (St. Joseph County 2013). The proposed property is located in South Bend, Indiana. In 2010, the City of South Bend's population was 101,170, which represents a 6.5 percent decline in population since the 2000 census (US Census Bureau 2013b).

Based on the South Bend Zoning area plan of June 2011, land use planning for parcels on this site are currently zoned as "Single Family and Two Family District." Parcels adjacent to the South Bend site are zoned as business, industrial, and residential districts. The South Bend Zoning Map in

located in **Appendix F**. Land coverage based on the National Land Cover Dataset dated 2011 depicts the area as a combination of natural grasslands, wetlands and forest (USDA NRCS 2013). **Figure 3.8-7** shows the site location just outside of the densely developed regions of the city.

### Elkhart Site

Elkhart County's population was approximately 198,941 in 2011 (US Census Bureau 2013a). The county consists of ten incorporated cities and towns and multiple unincorporated areas. Elkhart County was experiencing rapid growth over the past several decades until 2007 from the growing recreational vehicle manufacturing industry in the area.

Land use planning for the Elkhart site is zoned by the County of Elkhart as agricultural (Deb Britton, Administrative Manager, pers. comm.). Land cover based on the National Land Cover Dataset dated 2011 depicts this area as a natural grassland (USDA NRCS 2013). **Figure 3.8-8** shows the site location just south of the densely developed regions of the City of Elkhart.

### 3.8.2.2 Project Area

#### South Bend Site

The South Bend Site consists of eighteen contiguous parcels of land totaling ±165.81 acres. These parcels are part of the fee-to-trust application and are currently owned by the Band. The site land uses are dominated by undeveloped woodlands and open meadow with no commercial use and no active agricultural use. There are five residential structures located on the property, all of which are habitable.

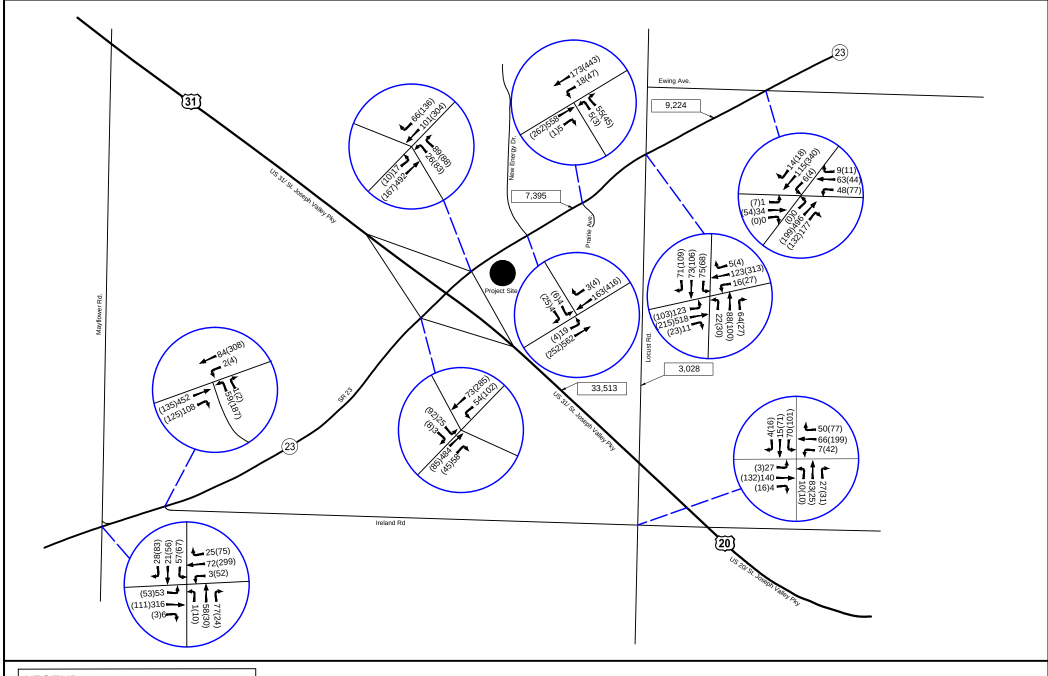
Of the 18 parcels that make up the South Bend property site, 16 parcels would be impacted for both Alternatives A and C because they are within the construction limits of the proposed tribal development. **Figure 3.8-9** shows the parcel outlines and the proposed construction limits for both Alternatives A and C.

### Elkhart Site

The Elkhart Site consists of two parcels totaling 171.82 acres and is currently owned by the Band. The site and surrounding parcels' land use are primarily agricultural in nature. Of the two parcels that make up the Elkhart property site, both parcels would be altered because they are within the construction limits of the proposed tribal development. **Figure 3.8-10** shows the parcel outlines and the proposed construction limits for Alternative B.

## 3.8.3 Agriculture

Currently, there is a federal program available aimed to preserve lands designated as Prime Farmlands. This program and its requirements are defined under the Farmland Protection Policy



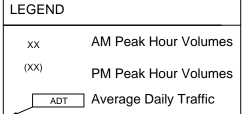
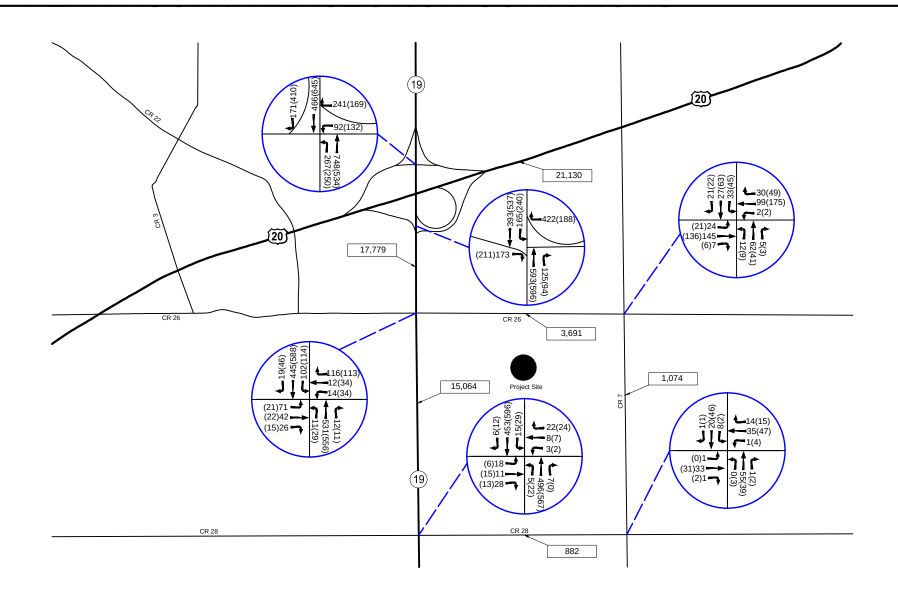


Figure 3.8-5: Existing Peak Hour Traffic Volumes (South Bend Site)





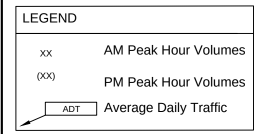


Figure 3.8-6: Existing Peak Hour Traffic Volumes (Elkhart Site)

